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DOCUMENTS

RELATING TO THE

COLONIAL HISTORY

OF THE

STATE OF NEW YORK.

Vol. XIV—Old Series.
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ALBANY, N.Y.:
WEED, PARSONS AND COMPANY.
1883.

DOCUMENTS

RELATING TO THE

HISTORY OF THE EARLY COLONIAL SETTLEMENTS

PRINCIPALLY ON

LONG ISLAND,

WITH A MAP OF ITS WESTERN PART, MADE IN 1666, in back pocket map, cop. 2, in Map Case,

Translated, Compiled and Edited from the Original Records in the Office of the Secretary of State and the State Library, under direction of the Honble JOSEPH B. CARR, Secretary of State,

BY

1136150

B. FERNOW,

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ALBANY, N.Y.
WEED, PARSONS AND COMPANY.
1883.



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FIRST PERIOD.

From the first recorded Dutch Patents to the occupation of the Province by the English.

(1630 to 1664.)

Indian Deed to Kilian van Renselaer for a Tract of Land on the North River (Manor of Renselaerwyck).

Whereas Bastiaen Jansen Crol, Commissary at Fort Orange, when here at the Manhatas, mentioned to the Honble Council of this place: that the land situate near Fort Orange could not be purchased from the owners thereof this present year and although it was done afterwards, it was sold by the Virginians only for as long a time as he, Crol, should continue to live at the Fort; and whereas, Wolphert Gerritsen who had also been directed by the Noble Lords Principals to inform them of the situation there, asked him, Crol, expressly, what information he should give to the Noble Lords and he answered, that there was no chance or means to obtain any land this year, repeating the same several times, according to the deposition made by the said Wolphert Gerritsen: and whereas, it has happened afterwards, that Gillis Hosset sailing up the river came on the 27th of July 1631* to the place, where Jan Jansen Meyns camped with men to cut timber for the ship, there came also by accident Cottamack, Nawanemit, Abantsene, Sagiskwa, Kanamogck, owners and proprietors of their respective parcels of land, stretching along the river, north and south, from the Fort to a little south of Moenemines Castle, belonging to the said owners jointly and conjunctly and the land belonging to the said Naswanemit in particular called Gesmesseeck situate on the east side from opposite Castle Island to the said Fort, also from Petanock the mill creek northward to Negagonse about 3 leagues distance and when the said Gillis Hosset came and proposed to the same owners of the said land that they should sell, convey and transfer their respective parcels of land, the same declared in presence of Jan Jansen Meyns, Wolfert Gerritsen and Jan Tyssen, trumpeter, that they were willing to sell, transfer, cede and convey their respective pieces of land, as on the 6th of August following before us Director and Council in New Netherland, residing on the Island of the Manahatas at Fort Amsterdam under the jurisdiction of their High Mightinesses, the Lords States General of the United Netherlands and the Privileged West India Company, Department of Amsterdam, they voluntarily and advisedly for a certain quantity of goods, which they acknowledge to have been paid to and received by them before the passing of this act, by virtue and under the name of a bargain, transfer, cede and convey hereby to and for the behoof of

Mr. Killiaen van Renselaer, in whose absence we accept the same ex officio under the usual stipulations, to wit: the respective parcels of land, here above specified with the trees, appendencies and dependencies thereto belonging, also all the actions, rights, and privileges vested in them jointly and individually and constitute and put in their place, stead, rights, real and actual possession thereof the said Mr. Renselaer, giving also perfect, absolute and irrevocable power, authority and special charge, tampuam actor et procurator in rem suam ac propriam to the said Mr. Renselaer or who hereafter may obtain his action to enter upon the said land in peace, hold, cultivate, occupy, use and do therewith etc etc etc

Done on the aforesaid Island the *Manahutas* in *Fort Amsterdum*, on the day and year above written. [6th of Aug. 1630.]

INDIAN DEED TO KILIAN VAN RENSELAER FOR LAND ON THE WEST SIDE OF THE HUDSON'S RIVER.

We, Director and Council of New Netherland etc testify and declare hereby, that to-day date underwritten, before us appeared Peter Minuit, Director, Bastian Jansen Crol, Commissary and Direk Cornelissen Duyster, Under Commissary at Fort Orange, and declared, that on the 18th of April last past personally appeared before them Paepschkene, Kemptas, Nanaucontambat and Sickeposem, lawful owners and proprietors of the land called Sanhagag, situate on the west side of the North river stretching in length from a little above Beeren Island the river newards to Smaks Island and in width two days' journey land inwards, for themselves and for the other co-proprietors of the same land, which they in their aforesaid quality voluntarily and advisedly declared to have transferred, ceded and delivered, as they herewith transfer, cede and deliver as lawful, inalienable and free possession by virtue and title of sale for a certain quantity of merchandise, which they, the grantors, in their aforesaid quality acknowledge to have received before the passing hereof; to and for the behoof of Mr. Kilian van Renselaer (absent) for whom they accept it under the usual stipulations, to wit: as to the aforesaid land with all the actions, rights and privileges thereto belonging to them, the grantors in their quality aforesaid, they, the grantors, constitute and substitute the grantee in their place, stead, real and actual possession and at the same time give his Honor full and absolute power and charge, tanguam procurator in rem propriam to enter upon, peaceably possess, occupy, cultivate, use and do with it, he or whoever may after him obtain his actions, as he would do with his own and other lawfully acquired

Done on the aforesaid Island, the Manahatas, at Fort Amsterdam. [Novbr 1630].

INDIAN DEED TO JACOBUS VAN CORLEAR FOR A FLAT ON LONG ISLAND, CALLED SEWANHACKY.

We, Director and Council of New Netherland, residing upon the Island of Manahatas in Fort Amsterdam under the jurisdiction of their High: Might: the States General of the United Netherlands and the Privileged West India Company, Department of Amsterdam, testify and declare herewith, that to-day, date underwritten, before us personally appeared Tenkirauw, Ketaman, Ararijkan, Asvachkon, Suarinkehink, Wappittawachkenis, Eletyl as owners, in presence of Penhawis, Cakapeteyno, as chiefs over the districts and declare, voluntarily and

advisedly by special order of the rulers and with consent of the community there, for and in consideration of certain merchandise, which they acknowledge to have received into their hands and possession to their full satisfaction and contentment before the passing hereof, to have transferred, ceded, delivered and conveyed in lawful, true and free possession, as they herewith transfer, cede, deliver and convey to and for the behoof of Jacobus van Corlear the middlemost of the three flats belonging to them called Castuteeuv, situate on the Island by them called Sevanhacky, between the bay of the North river and the East river of New Netherland, stretching in length from a certain kil coming from the sea almost north to the woods and in width from a certain valley castwards also into the woods and that with all the action, rights and privileges, which they, in their aforesaid quality, have thereunto, constituting and substituting the said Corlear in their places, stead, real and actual possession ete etc.

Done on the Island, the Manahatas, this 16th of June Ao 1636.

W. V. TWILLER.

A. HUDDE, JACUS BENTYL, CLAES V. ELSLANT.

INDIAN DEED FOR LAND ON LONG ISLAND.

We, Director and Council of New Netherland etc etc., herewith testify and declare, that to-day, date underwritten before us personally appeared Tenkirau, Ketamau, Akarikan, Awachkouw, Warinekeyinck, Wappittawackenis, Ehetyl as owners Pemawys, Kakaspetteno being present as chiefs of the district and declared, that voluntarily and advisedly, by special order of the rulers and with consent of the community, for certain merchandise, which they acknowledge to have received into their hands and power to their full satisfaction and contentment before the passing hereof, they have transferred, ceded, surrendered and conveyed as lawful, true and free possession, as they herewith transfer, cede, surrender and convey to and for the behoof of Andries Hudde and Wolphert Gerritsen the westernmost of the flats called Kestateuw belonging to them on the Island called Sewanhacky between the bay of the North river and the East river of New Netherland, stretching in length from a certain kil coming from the sea almost north into the woods and in width from a certain valley, included, almost west also into the woods, with all action, rights and privileges etc etc.

Done on the Island Manahatas this 16th of June 1636.

JACOBUS VAN CORLAER, JACUS BENTYL, CLAES VAN ELSLANT.

W. V. TWILLER

INDIAN DEED FOR LAND ON LONG ISLAND.

We, Director and Council of New Netherland etc, herewith testify and declare, that to-day date underwritten personally before us appeared Tenkirauw, Ketanau, Ararikan, Awachkoww Warrinckehinck, Wappittawackenis, Ehetil, as owners, Penhawis, Kakapeteyno being present as chiefs of the district and declare, that voluntarily and advisedly, by special order of the rulers and with consent of the community, for certain goods, which they acknowledge to have received

into their hands and power to their full satisfaction and contentment before the passing hereof, they have transferred, ceded, surrendered and conveyed as lawful, true and free possession, as they herewith transfer, cede, surrender and convey to and for the behoof of W. v. Twiller, Director General of New Netherland, the easternmost of the three flats, to them belonging, called Casteteuw situate on the island, by them called Sewanhacking between the bay of the North river and the East river of New Netherland, stretching in length from a certain kil coming from the sea almost north into the woods and in width from a certain valley eastward also into the woods, with all the action, rights and privileges etc etc.

Done on the Island Manahatas, this 16th of July 1636.

JACOBUS VAN CORLEAR, A. HUDDE, JACUS BENTYL, CLAES VAN ESLANT.

INDIAN DEED FOR GOVERNOR'S ISLAND, N. Y. HARBOR.

We, Director and Council of New Netherland etc, herewith testify and declare, that to-day, date underwritten, before us personally appeared Cacapeteyno and Pewihas as owners and declared, that voluntarily and advisedly, by special order of the rulers and with consent of the community at Keshaechquereren, for certain goods, which they aeknowledge to have received into their hands and power to their full contentment and satisfaction, they have transferred ceded, surrendered and conveyed as lawful, true and free possession, as they herewith transfer, eede, surrender and convey to and for the behoof of Wouter van Twiller, Director General of New Netherland, the Nut Island, in the Indian tongue called Pagganck, situate opposite the Island of the Manahates between the North and East rivers of New Netherland, with all the action, rights and privileges.

Done upon the Island Manahatas, this 16th of June 1637.

JACOB VAN CORLAER, ANDRIES HUDDE, JACUS BENTYL, CLAES VAN ELSLANT.

Indian Deed for a Tract of Land on Long Island (Wallabout, Brooklyn, U. S. Marine Hospital).

We, Director General and Council of New Netherland, etc etc, testify and declare, that on the date underwritten personally appeared before us Kakapetteyno, Pevaichaas, as owners of this district, and declared that voluntarily and advisedly, by special order of the rulers and with consent of the community there, for and in consideration of a lot of merchandise, which they acknowledge to have received into their hands and power to their full satisfaction and contentment before the passing hereof, they have transferred, ceded, surrendered and conveyed as lawful, true and free possession, as they herewith transfer, cede, surrender and convey to and for the behoof of George Rapalje a certain piece of land, called Rinnegackonek, situate upon the Long Islands south of the Island, the Manahadas, containing morgens and reaching from a kil to the woods, south and east to a certain copse, where the water runs over the stones, with all the action, rights and privileges etc etc.

Done on the Island Manahatas, this 16th of June 1637.

W. v. Twiller.

J. VAN CORLAER, A. HUDDE, JACUS BENTEYL, CLAES
(Patent issued June 17, 1643

for 167 morgens 406 rods.)

Indian Deed for two Islands in Hellegat: Tenkenas (Ward's Island) and Minnahanonck (Blackwell's Island).

We, Director and Council of New Netherland etc, testify and declare, that this day, date underwritten, personally appeared before us Seyseys and Numers, both chiefs of Marychkenvikingh* and declared, that voluntarily and advisedly, by special order of the rulers and with consent of the community there, for certain goods, which they acknowledge to have received into their hands and power to their full satisfaction and contentment before the passing hereof, they have transferred, ceded, surrendered and conveyed as lawful, true and free possession, as they herewith transfer, cede, surrender and convey to and for the behoof of Wouter van Twiller, Director General of New Netherland, the two islands, situate in the Hellegat, of which the larger is called Tenkenas and the smaller Minnahanonek, lying to the west of the larger, with all the action, rights and privileges, etc etc.

Done on the Island Manahatas, this 16th of July 1637.

JACOB VAN CORLAER, JACUS BENTEYL, CLAES VAN ELSLANT.

COUNCIL MINUTES. APPOINTMENT TO THE COUNCIL OF JOHANNES LA MONTAGNE; CATTLE ON THE COMPANY'S BOWERIES.

Anno 1638, the eighth of April at Fort Amsterdam in New Netherland.

Thursday.

His Honor, Director Kieft, and the Council taking into consideration the small number of members of the Council, have deemed it necessary to select another proper, experienced person to add to the Board and observing the fitness of Dr. Johannes Montagne, we have engaged the said Montagne as Civil (politique) Councillor of New Netherland at 35 fl per month, commencing this day.

Agreeably to a certain document produced by his Honor, the late Director Wouter van Twiller, it is resolved and concluded, that the cattle on Bowery No. 1† shall remain at the disposal of said van Twiller on condition of their not being removed from the Manhates. The present Director shall take an inventory of said cattle referring the main issue in question to their Noble Honors, the Directors of the West India Company, Department of Amsterdam.

The farmers of Boweries No. 4, 5 and 6 are allowed to remove their animals from the said Boweries, the more so as heretofore others have received permission to remove cattle from the *Manhates*, the same privilege could not be refused to these people, as they remain within the purisdiction of the *Manhates* and cattle may be had here.

Thursday the 15th April.

On petition of Jacob Planck, Sheriff of the Colony of Mr. Renselaer, called Renselaerwyck, concerning the removal of some horses to the said Colony: whereas heretofore many animals have

^{*} Brooklyn, L. I.

[†] Now 17th Ward, New York City,

been carried off from the Island of Manhates and as only upon the Bowery of the former Director Twiller there are some animals, while the other five Boweries are wholly destitute and bare of cattle, therefore the Hon to Director and Council, after mature deliberation, deny Jacob Plancks petition, allowing him only to carry away some goats.

Ordinance prohibiting the fur trade by private parties and containing sundry police regulations. Passed April 15 1638.

(See Laws of New Netherland, page 10.)

Lease of two lots in New Amsterdam given by Director Kieft to Jan Damen.

This day, date underwritten, before me, Cornelis van Tienhoven, Secretary here in New Netherland on behalf of the General Privileged West India Company, Department of Amsterdam, appeared the Honorable, Wise and Prudent Mr. William Kieft, Director General of New Netherland on the one part, and Jan Damen on the other part, and mutually agreed and contracted about the hire of two lots of land, to wit; the Honorable Director has leased and does hereby let to Jan Damen abovenamed, who also acknowledges to have hired, two parcels of land, the larger one of which has heretofore been cultivated by the Negroes and is situate on the east side of the road, to the north of the said Jan Damen's, south of the esplanade of the Fort and east of Philipp de Truy and the smaller situate to the north of the Company's garden and on the south of said Jan Damen, extending from the road to the river. Jan Damen shall cultivate, sow or plant the aforesaid land six consecutive years, also be bound to convey twice all his manure on said land and do all this at his own cost, for which his Honor, the Director, shall receive as rent half the produce, which God the Lord shall grant on the aforesaid two lots of land every year, whether standing on the field in sheaves or as they may agree. It is also especially agreed, that said Director shall maintain and keep tight the fences now put up around it and furnish to Jan Damen two laborers fourteen days during the harvest to be paid for their day's work by the Company and fed by Jan Damen; likewise if the Company think proper to plant a vineyard or gardens in the low place, the lessee shall be bound to allow it and have nothing to say; with the express promise, that after the expiration of the abovewritten six years, the lessee, his children or heirs shall remain in possession of the two aforesaid lots of land and be preferred before others (if the Company shall not have need of the said land for their own use) on such conditions as shall then be imposed. For all which stipulations the said parties pledge their respective persons and goods, movable and immovable, present and future, without any exception, submitting to the Court of the Province of Holland and all other Court, Judges and Justices, all in good faith without reservation or deceit. In testimony two copies of the same tenor are made hereof and signed by parties respectively.

Done at Fort Amsterdam in New Netherland, the 19th of April A. 1638

LEASE TO WOUTER VAN TWILLER OF THE COMPANY'S BOWERY NO. 1 ON MANHATTAN ISLAND.

This day, date underwritten, before me, Cornelis van Tienhoven, Secretary etc., appeared the Honorable, Wise and Prudent Mr. William Kieft, Director General of New Netherland, on the one part and his Honor, Mr. Wouter van Twiller, late Director, on the other part, who in all amity and friendship agreed and covenanted about the hire of the Bowery No. 1, belonging to the Noble Directors of the Priv. West India Company, Department of Amsterdam, to wit: his Honor, Director Kieft, has leased and hereby does let to the Houble Mr. Wouter van Twiller, who acknowledges to have rented, the aforesaid Bowery for the term of three consecutive years to begin on the first of May A° 1638 and ending on the first of May A° 1641 for the sum of two hundred and fifty Carolus guilders to be paid yearly, together with an equal sixth part of the produce, with which God shall bless the field, whether standing on the field in sheaves or as then shall be agreed on to receive it; under condition that the Honbie Mr. Twiller shall be bound at the expiration of the said three years to sow again the said Bowery and in the meantime to keep the land in proper order; for all which the said parties pledge their respective persons and properties, real and personal, present and future, without any exception, submitting to the Provincial Court of Holland and all other Courts, Judges and Justices, all in good faith, without reservation or deceit. In testimony two copies of the same are made hereof and signed by both parties with their own hands.

Done at Fort Amsterdam in New Netherland, the 22d day of April 1638.

WILLIAM KIEFT. WOUTER VAN TWILLER.

Order in Council granting Wouter van Twiller the use of lands on Red Hook, L. I. Thursday, the 22⁴ day of April 1638.

The late Director Twiller applying for the Red Hook, situate south of Nut Island*, to make use of the same, as may seem advisable; his request is granted, on condition, that he shall surrender the land, when the Company has need of it.

Lease by Barent Dircksen to Cornelis Jacobsen and brother of the Bowery called Walensteyn,***

This day, date underwritten, before me Cornelis van Tienhoven, Secretary of New Netherland, in the presence of the undersigned witnesses appeared Barent Direksen, baker, on the one part, and Cornelis Jacobsen, of Martensdyk, the elder and Cornelis Jacobsen his brother, on the other part, who in all amity and friendship agreed and covenanted about the hire of the Bowery called Walensteyn. Thus, Barent Direksen aforesaid has leased and hereby does lease to Cornelis Jacobsen the elder and Cornelis Jacobsen the younger, who also acknowledge to have

^{*} Governor's Island, N. Y. Harbor.

^{**} Harlem

rented, the said Bowery for a term of six consecutive years under the following conditions: First, Barent Direksen shall be bound to deliver to the lessees four milch cows, two heifers, one heifer ealf, three bull calves, one mare and two stallions, a yearling sow, two wagons, a new and serviceable harrow and plough and further every thing now to be found upon the Bowery; for which the lessees shall pay to the lessor every year 150 pounds of butter, one half before, the other after the harvest, also 50 schepels of grain, either wheat, rye, barley or such grain as they can spare to the satisfaction of the lessor, it being well understood, that whatever increase of the said animals may be had during the said years shall be divided into two equal halves for the lessor and the lessees.

The lessor shall also deliver to the lessees three old sows, seven little boars and one young sow, for which the lessees shall pay whatever impartial men may deem just and should any of the present stock of animals die without any neglect on the part of the lessees, the lessor shall bear the loss. After the expiration of the aforesaid six years the lessees shall be bound to surrender to the lessor the land, buildings and number of cattle in the same condition as now received; it being well understood, that if unfortunately the house should be burned down by either hostile Indians or others and not by the negligence of the lessees, the lessor shall stand the risk of the incendiary. Also, the land shall be properly planted and cleared, all as before, and neither the lessor nor the lessees shall be at liberty during the said six years to sell any of the milch cows, neither young nor old, but they make take to themselves the steers and oxen every three years and if Jan Cornelissen of Rotterdam should return here from the Fatherland, the lessees shall be bound to deliver to said Jan Cornelissen according to his selection one of the cows then in the stable with a heifer calf and in case the lessor needs a horse and wagon either to haul firewood for himself or for other purposes, the lessees shall be obliged to let him have the same, provided it be not to the prejudice of the cultivation of the farm. The lessor shall be allowed to remain in his house until he has found another suitable dwelling. In testimony and in token of the truth these presents are signed by the parties respectively and two copies of the same tenor have been made hereof.

Done on the Island Manhates, at Fort Amsterdam this 14th of May 1638.

This is the mark of Teunis Jansen sailmaker, witness.

Claes van Elslant, witness

This is the mark P of Barent Direksen aforesd.

This is the mark K of Cornelis Jacobsen the younger of Mertensdyck.

This is the mark _____ of Cornelis Jacobsen the elder as co-principal.

Appointment and Promotion of Various Officers of the Government.

The Hon^{hs} Director and Council observing the ability of *Cornelis van Tienhoven*, Keeper of the Book of Monthly wages up to the 1ⁿ of April, have appointed him Secretary and Keeper of the Book of Monthly Wages @ 36 fl. per month, and fl. 200 annually for board money, commencing the 1ⁿ of April A° 1638.

Hendrick Pietersen, mason, served as Master Mason, since the 10th of May A* 1638, as his engagement had expired, fl. 20. a month and fl. 100 board money.

Hendrick Gerritsen, an apprentice, has man's wages since 20th of May Ao 1638.

Peter Pietersen from Amsterdam is engaged as a man on 20th of May A* 1638 @ 8 fl. per month.

Laurens Lourensen from Amsterdam is engaged as a man on the 20th of May A° 1638, @fl. 8 a month

Claes van Elslant, Commissary of provisions, was engaged on the 1st of April A* 1638, by the Honst Director and Council @ 36 fl. p month, as the term of his engagement has expired, particularly on account of the certainty we have of his ability and fitness for his charge and of the good satisfaction he has given us.

Jan Jansen, gunner, is engaged on 15th of May 1638 @ fl. 16 a month, as gunner in Fort Amsterdam.

Jan Direksen from Bremen as assistant gunner is engaged on 7th of May 1638 @ fl. 10 per month.

Thomas Walraven is engaged as carpenter, since 1st of August 1638 @ fl. 18 per month and fl. 100 yearly board money.

Jacob Staffelsen's wages are increased by the Hon^{hle} Director and Council, on the 15th of May A* 1638, to fl. 30 per month as his term of service is expired, and there is no fitter person to be had here for overseer of laborers, inasmuch as he has been diligent and faithful in all works confided to him in the service of the Company.

Jan Pietersen from Essendelft earns as surgeon (barbier), at the South River fl. 10 P month since 10th of July 1638.

Adriaen Direksen from Maersen is engaged as assistant at Fort Orange, as he fluently speaks the Mohawk language, and thoroughly understands the trade there; @ 12 fl. per month and fl. 100 for board from the 15th of July A° 1638. [Translated by Dr. E. C. O'Callaghan.]

On the 24th of June 1638.

Whereas the Master house-carpenter is departing for Fatherland and there are here but few carpenters fit to succeed in his place, and we observing the fitness of Gillis Pictersen van de Gouw, have engaged him as Master carpenter @ 36 fl. per month, since 1st of June A* 1638.

Nicolaes Coorn is engaged as serjeant @ fl. 18 per month and fl. 100 board money, since 15th of September A* 1638, as it is necessary to have one to drill the soldiers in the proper use of arms.

Juriaen Rodolff is engaged as serjeant in Coorn's place @ fl. 18 per month and fl. 100 board money, since 7th of December A* 1638.

Dirck Stipel for quartermaster at said Fort, is engaged @ fl. 10 per month since 15th of July 1638.

On the 24th of June 1638.

(Translated by Dr. E. C. O'Callaghan.)

Order regarding the granting of Patents.

Divers freemen request, by petition to the Council, conveyance of the lands which they are cultivating at present. The request of the Petitioners is granted on condition that they shall,

after the expiration of ten years from the commencement of their plantation, annually pay to the Company the Tenth of all the produce which God shall bestow on the land. Also, in future, for a house and garden a couple of capons yearly.

Resolution to retain Rev. Bogardus as Minister of the Gospel.

On Thursday, being the 8th of July.

In Council presented a certain petition by *Everardus Bogardus*, wherein he requests leave to depart for Fatherland, to defend himself against *Lubbert van Dincklage*.

We have deemed it necessary to retain the Minister here, so that the church of God may increase more and more every day.

Inventory of the Effects and Goods at Achtervelt belonging to Andries Hudde and Wolfert Gerritsen.

Three milch cows
One heifer, two years old
One do , one year old

Two old oxen One young do

One young calf

Two old mares

One yearling do

One stallion, three years old

One geiding of four years One new wagon and appurtenances

One wheelplough and appurtenances

One iron harrow

Some farm tools required for the Bowery

One house surrounded by long round palisades; the house is 26 feet long, 22 feet wide and 40 feet deep with the roof covered above and all around with planks, two garrets one above the other and a small chamber on the side with an outlet on the side.

One barn, 40 feet long, 18 wide and 24 high with the roof.

Oue Bergh*, with five posts, long 40 feet.

About 16 morgens of land sown with summer and winter grain.

A garden planted with a number of fruit trees.

A yawl with appurtenances.

Thus done and found on the aforesaid Bowery, called Achtervelt, situate upon Long Island; this 9th of July A* 1638.

* A shed consisting of a movable roof set on posts, upon which it slides up or down, to shelter hay or grain against rain and snow .-- B. F.

AGREEMENT FOR THE CULTIVATION OF A TOBACCOPLANTATION ON MANHATTAN ISLAND.

Conditions and stipulations agreed to between Andries Hudde and Hans Hansen Norman, on the 9th day of July A° 1638, as follows:

First, the said Andries Hudde shall by the first opportunity of ships from Holland send hither to Hans Hansen aforesaid six or eight persons with implements required for the cultivation of tobacco.

Hans Hansen shall be bound to place the said persons upon the flatland on the Island of the Manhates behind Corlears land.

Hudde shall bear the expense of the transportation and of engaging them and shall send the vouchers for these expenses with them.

Hans Hansen shall also be bound to furnish as many dwellings and tobacco houses, as the time may permit; further to put to work the persons, who shall come from the Fatherland, for the profit of both of them. Hans Hansen shall also have authority over them in Hadde's absence without interference by anybody clse. He shall further bear and repay one half of the expenses, incurred by said Hadde. In like manner he must provide such supply of victuals, as shall be necessary for so many persons, on condition that Andries Hadde shall likewise repay one half of the expenses incurred here by Hans Hansen.

Mons. Hudde shall also be bound to pay Hans Hansen for his industry whatever impartial men shall deem to be just.

Likewise Hudde shall not be allowed to demand from said Hans Hansen any rent for the land, but shall assist in every way with the means, which he has here, if he does not require them and is not prevented and all this until Hudde's return, when further arrangements shall be made. For what is above written parties pledge their persons and property real and personal, present and future, submitting to the Provincial Court of Holland and all other Courts, Judges and Justices, all in good faith, without reservation or deceit. In testimony whereof we have signed this with our usual signature.

Thus done at Fort Amsterdam in New Netherland, the 10th of July Ao 1638.

A. Hudde.
This is the mark ___ of Hans Hansen afores^a.

Patent for a Tract of Land in Harlem N. Y.*

We, Director and Council of New Netherland etc etc. herewith testify and declare, that by virtue of the Freedoms and Exemptions granted to Patroons, Masters and Private Persons on the 7th of June 1629 we have granted, transferred, ceded and conveyed as lawful, true and free possession, as we herewith transfer, cede, surrender and convey to and for the behoof of Andries Hudde a piece of land containing one hundred morgens, situate upon the northeast end of the Island, the Manahatas, behind Corler's land, on the condition that he and his successors shall acknowledge the aforesaid Lords Directors as their masters and patroons and pay, after the end of

^{*} This tract, originally in the possession of Henry de Fbrest (d. 1637), came by the marriage of his widow with Andries Hudde into the possession of the latter. Its Indian name Muscota means a flat and it was later known as Montagnit's Flat, now as that part of N. Y. City lying between 109th and 124th St., Harlem Creek on the East and the Heights on the West.—B. F.

ten years commencing with the occupation or cultivation of the lands, which he owns, the just tenth part of the produce, given to the land by God and from this time forth for the house and lot deliver annually at Christmas to the Director a brace of capons; constituting and substituting the aforesaid Huddle in our place, stead, real and actual possession thereof and at the same time giving him full and irrevocable power, authority and special charge, tunquam actor et procurator in rem suam ac propriam, that the said land by the said Huddle or who thereafter may obtain his interest may be entered upon, peaceably settled, occupied, cultivated, held, used and also therewith and thereof be done, bargained and disposed of, as he would do with his own lands acquired by legal titles, without they, the grantors, in their said quality, thereto having or reserving any part, action or ownership, other than before recited, but for the behoof aforesaid now and forever wholly and lastingly desisting, renouncing and withdrawing by these presents and moreover promising this their conveyance forever firmly, inviolably and irrevocably to maintain, carry out and fulful all under the rules of the law, without reservation or deceit and in good faith. In testimony whereof we have confirmed this by our usual signature and our seal.

Done in Fort Amsterdam in New Netherland on the Manahatas, this 20th of July A° 1638.

WILLEM KIEFT, Dir.

Mortgage on Achtervelt, L. I., given by Andries Hudde to Rev. Everardus Bogardus.

To-day, date underwritten, before me, Cornelis van Tienhoven, Secretary of New Netherland, appeared Andries Hudde, formerly Commissary of store goods here in New Netherland, who voluntarily acknowledged to be well and truly indebted for the sum of six hundred Carolus guilders of Holland, arising out of a certain bond given by the said Hudde to Everardus Bogardus preacher in this place, on the first of July 1637, which sum the said Hudde promises truly and faithfully to deliver and pay free of costs and charges and without any gainsay into the hands of said Bogardus; pledging to that end all his property, as well his buildings and animals as otherwise, which the deponent may have here in New Netherland and at present located in the district of Achtevelt, placing him, Bogardus, as he hereby does, in possession of the effects aforesaid and finally and wholly conveying and transferring to him the property aforesaid to him, Andries Hudde, belonging and that to the amount of the above said sum. For all which the deponent pledges his person and property, real and personal, present and future, without any exception, submitting to the Provincial Court of Holland, in all good faith is this confirmed by deponent's usual signature.

Done upon the Island Manhates, this 22d of July 1638.

A. Hudde.

DEED FOR LAND ON LONG ISLAND.

To-day, the 22⁴ of July 1638, before me, Cornelis van Tienhoven, Secretary of New Netherland, appeared Jacobus van Corlaer, who declared that he wholly and finally renounced the claim and action, which the deponent has upon and against the flat,* situate upon Long Island to the west of the most easterly of the three called Cashuteqie, and at the same time hereby transfers the said flat to Mr. Wouter van Twiller, former Director of New Netherland, putting him in his own place, stead, real and actual possession thereof and giving him full and irrevocable power, authority and special commission to dispose of the land aforesaid, as he would do with his own lands acquired by just and lawful titles and at the same time holding and delivering said land free from all suits and challenge to be instituted by any person thereon. All in good faith, without reservation or deceit. In testimony whereof, these presents are confirmed by deponent's usual signature.**

JACOBUS VAN CORLAER.

PATENT FOR LAND ON MANHATTAN ISLAND (NINTH WARD NEW YORK CITY).

We, Director and Council of New Netherland etc., testify and declare herewith, that, by virtue of the Freedoms and Exemptions granted to Patroons, Masters and Private Persons on the 7th of June 1629, we have granted, transferred, ceded, surrendered and conveyed as lawful, true and free possession, as we herewith transfer, cede, surrender and convey to and for the behoof of Wouter van Twiller, Director General of New Netherland, a piece of land containing one hundred morgens, situate near Sapokanickan, bounded on the North by the Strand road and by Jan from Rotterdam and on the west by the plantations of the same and of Edward Fissock and so far into the woods as to make one hundred morgens, provided, that all such roads and footpaths, as are now running through said land, shall for ever remain there for the use of the inhabitants; under condition that he and his successors shall acknowledge said Lords Directors as his sovereign Lords and Patroons and after the expiration of ten years, beginning with the occupation and enlitvation of the land he owns, pay a just tenth part of the produce, with which God shall bless it and from this time forth for the house and lot deliver yearly at Christmas to the Director a brace of eapons; constituting and substituting in our place, stead, real and actual possession the said W.van Twiller, etc etc.

Done at Fort Amsterdam in New Netherland.

DEED FOR LAND AT ACHTEVELT, L. I.

To-day, date underwritten, before me, [Cornelis van Tienhoven, Secretary of New Netherland] appeared Andries Hudde and acknowledged to be well and truly indebted to Gerrit Wolfertsen† for the sum of two and fifty guilders of Holland, also of my just half share in the district of Achtevett I have given to Gerrit Wolfertsen fifty morgens of land and hereby I convey

^{*} See Indian Deeds on pages 2-4.

^{**} By the above deed W. can Twiller became proprietor of the middle as well as the eastern flat. In 1640 orders came from Amsterdam not to permit the transfer of any property, purchased by van Twiller from the Indians and an Ordinance of July 1, 1652 annulled the grant of these two flats to Van Twiller and of the third called the Bay or Amstfort, to Hudde and Gerritsen. The latter grant was however ratified Aug. 23, 1658.—B. F.

t Van Couwenhoven.

and transfer to him the said land, renouncing all claim, which deponent has upon it and promising to hold valid, whatever he may do with the aforesaid land, for which the said Andries Hudde pledges his person and estate, real and personal, none excepted, all in good faith.

This done upon the Island Manhates, this 26th of July 1638.

A. HUDDE.

INDIAN DEED FOR LAND ON LONG ISLAND (BUSHWICK).

We, Director and Council of New Netherland etc., testify and declare, that to-day, date moderwritten, personally appeared before us Kakapoteyno, Menqueuw and Suwirau, chiefs of Keskaechquerem, in presence of the undersigned witnesses and declared, that voluntarily and advisedly with consent of the community, for and in consideration of eight fathoms of duffels, eight strings of wampum, twelve kettles, eight chip-axes and eight hatchets and some knives, beads and awls, which they acknowledge to have received into their hands and power to their full satisfaction and contentment before the passing hereof, they have transferred, ceded, surrendered and conveyed as lawful, true and free possession, as they herewith transfer, cede, surrender and convey to and for the behoof of the Noble Lords Directors of the General Privileged West India Company, Department of Amsterdam, a certain piece of land lying on the Long Island, south of Manhates Island, reaching in length from the plantation of George Rapaljee (called Rinnegachonck*) a good league and a half to the Mespaechtes** and in width from the East river about one league to the copses of the same Mespaechtes, with all the action, rights, privileges, thereunto belonging, constituting and substituting the said Lords Directors ete etc.

Done on the Island Manhates in Fort Amsterdam this first of August A. 1638.

MAURITS JANSON, CLAES VAN ELSLANT.

In my presence Cornelis van Tienhoven, Secr^y.

Patent for a House and Land on Manhattan Island to Thomas Sanders.

To-day, date underwritten, before me, Cornelis van Tienhoven, Secretary of New Netherland, personally appeared the Honorable, Wise and Prudent Mr. William Kieft, Director General of New Netherland, on the one part, and Thomas Sanders of , smith, on the other part, who agreed and covenanted together about the purchase of the house formerly occupied by Evert and five and twenty morgens of land, adjoining it, under the following conditions and stipulations:

First, his Honor, Director Kieft aforesaid, sells as he hereby does, to Thomas Sanders, who also acknowledges to have bought, the aforedescribed house and land for the sum of 450 Carolus guilders at 20 st. the piece, payable in three installments. Thomas Sanders promises to deliver and pay the first installment into the hands of the said Director or of who might succeed in his

^{*} Wallabout Bay.

^{**} Maspeth Kil.

place on the first of January 1639, the second on the same day 1640 and the third and last on the first of January 1641; under the express condition, that *Thomas Sanders* shall submit to all such taxes and levies, as the Company has already imposed and ordered or may in the future impose and he promises to pay all dues, as other free people are obliged to pay under the same condition, to begin for his plantation on the first of April 1638.

His Honor, the Director aforesaid, conveys and transfers also on behalf of the W. I. Company the aforesaid 25 morgens of land to and for the behoof of said *Thomas Sanders* or his successors, to peaceably occupy, use hold and dispose of, as he would do with the lands acquired by just and lawful title, without reserving or retaining for himself as conveyor in his quality aforesaid any action, part or property in it, but relinquishing it all.

Not dated, but the preceding document bears the date of July 20, and the succeeding Oct. 19, 1633.

INDIAN DEED FOR LAND ON LONG ISLAND (QUEENS Co.).

We, Director and Council of New Netherland etc., testify and declare, that to-day, date underwritten, personally appeared before us Mechowodt, chief Sachem of Marossepinck, Sintsinck (also called Schouts bay) and its dependencies and declared, that voluntarily and advisedly, with the consent of Piscamoc, his consin, Wattewochkeouw, Kachpoher, Ketachquawars, co-owners of the aforesaid land, for and in consideration of a party of merchandise, which they acknowledge to have received into their hands and power to their full satisfaction and contentment before the passing hereof, they had transferred, ceded, surrendered and conveyed as lawful, true and free possession, as they herewith transfer, cede, surrender and convey to and for the behoof of the Noble Lords Directors of the General Privileged West India Company, Department of Amsterdam, all his, the grantor's, patrimonial lands and the jurisdiction thereof, situate upon the Long Island, called in the Indian tongue Suanhackey, reaching in length along the southside of said island from Rechouwhacky to Sicketeuwhacky and from said Sicketeuwhacky in width to Martin Gerritsen's bay and thence in length westwardly along the East river to the kil of the Flats, with all the action, rights and privileges thereunto to him, Mechowot, or to any of his heirs belonging, constituting in his place, stead, real and actual possession of the foredescribed land and its dependencies the said Lords or who hereafter may obtain their interest, to enter upon, possess in peace, occupy, cultivate and do and dispose therewith and thereof, as they would do with their own justly and lawfully acquired lands, without they, the grantors, having, reserving or retaining in the least any part of or authority over it, but all to the behoof aforesaid; under the express condition, that he, Mechowot, may be allowed, with his people and friends, to remain upon the aforesaid land, plant corn, fish, hunt and make a living there as well as they can, while he himself and his people place themselves under the protection of the said Lords, who will grant to them all possible assistance and favor by their representative in this country. In testimony whereof and of the truth these presents have been signed by the witnesses, called upon to do so, who were present at the sale.

Done at Fort Amsterdam in New Netherland, the 15th of January 1639.

DAVID PIETTERSEN DE VRIES MAURITS JANSEN AS WITNESS.

In my presence

Cornelis van Tienhoven, Secry.

Deposition concerning the Buildings erected in different Places in New Netherland during Dir. van Twiller's Administration.

To-day, the 22nd of March 1639 before me, Cornelis van Tienhoven, Secretary in New Netherland on behalf of the General Privileged West India Company in presence of the undersigned witnesses appeared Gillis Pietersen van der Goun, about 27 years old, at present master honsecarpenter on the Island Manhatans, to me, the Secretary, well known, and by true words, in place and with promise of an oath if required, at the instance of his Honor Willem Kieft, Director General of New Netherland, testifies, declares and deposes, that it is true, that he, deponent, during the administration of Wouter van Twiller, formerly Director here, has worked as journeyman carpenter on all the works, on which he was employed and he, deponent, knows, what houses and other buildings have been creeted for the service of the Company during Mr. van Twiller's time on the Island Manhatans, at Fort Orange, Fort Nassau in the South and Fort Hope in the North on the Fresh River * to wit:

On Manhates Island.

In Fort Amsterdam the guardhouse with lattice work and a roof were made.

A small house for the soldiers to live in.

A large cellar was dug and built up with stones to the level of the ground and beams across to lay planks on for the floor of the house.

On the Island outside of the Fort.

A new bakery.

A small house for the midwife.

A goathouse standing behind the Five Houses.

The church with a house and stable behind it.+

The smith's, corporal's and cooper's house, which had been raised, was completed and covered with pan tiles.

The large shed, where the sloop and yachts are built, and the sailmakers' loft above.

At the Bowery No. 1, a very good barn, dwelling house, boathouse and brewery covered with tiles.*+

The house upon Mr. Twiller's plantation.

In the commander's house, standing in the Fort, much has been broken and repaired.

The saw and grist mills have been at divers times provided with axes and arms and other requisites, were always provided when necessary.

Much work has been done at Corlaer's Bowery.

Likewise at la Montagne's.

The house of Jan Evertsen was built at Pavonia.

The house of Cornelis van Vorst at Pavonia was built.

** The house belonging to the former Director on the Island of Hellegat.**

Fort Amsterdam was built up with platforms for the guns in the Fort.

The house of Tymen Jansen) for which Wouter van

The house of Domine Bogardus (Twiller must account.

The house of Wolphert Gerritsen, standing in the Bay, was built by the (Cos) carpenters.

^{*} Connecticut River.

[†] On the North side of Pearl street, between Whitehall and Broad streets.

^{*†} Afterwards, in 1651, sold to Dir. Stuypesant. The house stood adjoining the grounds of St. Mark's church.

^{**} These words are crossed out in the original.

In Fort Orange he has had made:

In said Fort he had made by *Dirck Cornelissen* from *Wenween* a handsome, large house with a flat roof and lattice work.

Also eight small houses for the soldiers.

At Fort Nassau, which was in decay he had built the large house in Fort Nassau.

Fort Hope in the North he caused to be built.

All which the deponent declares to be true and according to his best knowledge of the buildings, constructed by order of the late Director. He cannot name any other and this is done by him without any simulation or regard of person, but only to testify to the truth. Done in Fort Amsterdam in New Netherland, date as above. Gillis Pietersen, Maurits Jansen as witness. Wybrant Pietersen as witness.

RETURN OF THE SHIPS BUILT AND REPAIRED IN NEW NETHERLAND DURING WOUTER VAN
TWILLER'S ADMINISTRATION.

Before me, Cornelis van Tienhoven, Secretary of New Netherland, appeared in presence of the undersigned witnesses Tymen Jansen, ship carpenter, about 36 years old, and with true Christian words in stead and under promise of a solemn oath, if necessary, at the request of his Honor, Director General Kieft, declared, testified and deposed, that it is perfectly true, that he, deponent, during the administration [of Mr. van Twiller] has worked as ship's carpenter and has been engaged on all old and new work, which Mr. Twiller ordered to be made, to wit:

A° 1633 the ship "Southerck" repaired and provided with new knees.

Other carpenters have long worked on the ship "Hope of Groeningen and Omlanden."

The yacht "Hope" captured A* 1632 by said van Twiller was entirely rebuilt and planked up higher.

The yacht "Prins Willem" has been built.

The yacht "Amsterdam" almost finished.

A large open boat.

In the yacht " Wesel" an orlop and caboose were made.

In the yacht " Vreede" the same.

The boat " Omwal" at Fort Orange.

The vacht with a mizzen sold to Barent Dircksen.

The wood cutters' boat.

Divers farmboats and skiffs were sold to various parties.

Also many boats and yawls made for the sloops.

Moreover the carpenters constantly repaired and caulked the old craft.

All of which he, deponent, declares to be true and to have testified and deposed at the aforesaid request to the best of his knowledge without regard of persons but only in the interest of truth. Done at Fort Amsterdam this 22⁴ of March A° 1639.

This is the mark to of

Wybrant Pietersen as Maurits Jansen witnesses.

Deposition concerning the Erection of Fort Amsterdam and other Work done by the Company's Negroes.

Before me, Cornelis van Tienhoven, Seeretary of New Netherland, appeared Jacob Stoffelsen from Zuricksee¹⁶ and in the presence of the undersigned witnesses at the request of his Honor Willem Kieft, Director on behalf of the Privileged West India Company in New Netherland, testified, declared and deposed, that it is true and truthful, that during the administration of the Hon^{11e} Wouter van Twiller, formerly Director here, he, the deponent, has been steadily employed in the Co's service as overseer over the negroes belonging to the Company with the said negroes in building Fort Amsterdam, which was completed in the year 1635, also in entiting building timber and firewood for the Large House as well as the guardhouse, splitting palisades, clearing land, burning lime and helping to bring in the Company's grain in harvest time, together with many other labors, which we have done with the negroes. All this deponent declares to be true and that he has done so in the interest of truth, to which everybody is bound to testify, especially being requested thereto.

Thus done at Fort Amsterdam, this 22d of March 1639.

This is the mark of Jacob Stoffelsen afores^d.

 $\left. \begin{array}{l} W_{YBRANT} \; P_{IETERSEN} \\ M_{AURITS} \; J_{ANSEN} \end{array} \right\} \; \; as \; witnesses.$

RETURN OF WOUTER VAN TWILLERS PROPERTY IN NEW NETHERLAND.

To-day, date underwritten, personally appeared the undersigned persons (servants of the former Director Wouter van Twiller) and jointly with true Christian words, in stead and with promise of an oath, testified, declared and deposed in presence of the undersigned witnesses and at the request of his Honor, Director General Willem Kieft, that they have each of them, as hereunder set forth, in their hands or charge the following property belonging to him van Twiller.

On Bowery No. 1, where Aert Tonnisen is farmer.

4 marcs 1 heifer

1 stallion 1 do of this year.
1 gelding 11 oxen

10 cows 1 steer

Also the implements on the Bowery.

Two islands in the *Hellegat* on the larger one of which** *Barent Jansen* is farmer; the larger island contains about 100 morgens of land, the other about 60 morgens.

1 dwellinghouse 1 mare
3 milch eows 1 stallion

3 bull calves.

* Lake of Zurich.

** Ward's Island.

On Nut Island, containing about 80 morgens a house of which the frame was raised and so it remains.

21 pairs of goats.

On Bowery No. 3*

3 bull calves.

3 milch cows

A tobacco plantation near Sapohanikan** on the North river with palisades around it.

A dwelling house in good order, where George Homs and Thomas Hall live in.

A tobaccohouse,

At Fort Hope and Fort Nassau.

24 to 30 pairs of goats.

3 negroes, whom the late Director bought from Captain Ax at fl 40 the piece A 1636 and who have always, with exception of a brief space, worked in his private service.

All which we, the deponents, declare to be true and to be done by us, because everybody is bound to bear testimony to the truth, especially when called upon.

Done in Fort Amsterdam, this 22d of March 1639.

THOMAS HALL.

This is the mark __ of George Homs.

STATEMENT CONCERNING THE CATTLE ON THE COMPANY'S SIX BOWERIES.

Where and how the animals on the six Boweries on Manhates Island have been disposed of.

One mare of Bowery No. 4 sold to Jan Evertsen.

One ditto of No. 4 to Cornelis van Vorst.

Two ditto of No. 5 sold to Jacob van Corler.

One stallion of No. 6 to Anthony Jansen from Salee.

One mare of No. 1, Wouter van Twiller's Bowery sold by him to Jan Evertsen.

It is not known, whether said Twiller delivered the second mare, which he was bound to deliver or not.

Four mares of Nos. 2 and 3 were sent to Fort Orange into the Colony of Mr. Renselaer, who is still indebted to the Company for them according to the late Director Twiller's memorandum.

Two cows of No. 4 to Cornelis van Vorst.

Two from No. 6 sent to Mr. Renselaer's Colony.

Four ditto from Nos. 2 and 3 sent to the same Colony.

Two ditto of No. 5 were killed in Minuit's time.

Two cows of No. 6, van Twiller's Bowery; it is not known whether he has delivered them to the Company.

* Afterward called Bylevelt's Bowery containing about 80 acres around the junction of Houston and First streets; it was situate behind Jacob van Corler's plantation on the East River.

** The name of an Indian village near the present Gansevoort Str., N. Y. Uity; Van Twiller's plantation of about 200 acres was principally in the present 9th ward .- B. F.

All the other animals from Boweries Nos. 2 and 3 have been carried to Renselverwyck Colony. As to the sheep of Bowery No. 5 the late Director Twilter has bought one half of them from Barent Direksen and took the other half in liquidation of a debt, which said Barent owed to the Company, (so he says); they were sent to Mr. Renselver's Colony.

The foregoing is what is known about the aforesaid animals.

DEED FOR A BOWERY NEAR FORT AMSTERDAM.

This day, the 7th May A* 1639, before me, Cornelis van Tienhoven, Secretary of New Netherland, came and appeared in their proper persons, Anthony Jansen from Vees, of the one part, and Barent Direksen baker, of the other part, and acknowledged in the presence of the undersigned witnesses, to have agreed and contracted in amity and friendship about the purchase of the Bowery hitherto occupied by Anthony Jansen, situate near Fort Amsterdam, bounded westerly by Hendric Jansen, tailor, and eastward by Philip de Truy, on the conditions and terms here underwritten.

First said Anthony Jansen shall deliver, as he now is doing to Barent Direksen aforesaid, who also acknowledges to have bought and this day received from said Anthony the land as it is sowed and fenced, the house and barn, together with all that is fastened by earth and nail, except the cherry, peach and all other trees standing on said land, which said Anthony reserves for himself and will remove at a more seasonable time, one stallion of two years, one ditto of one year, 1 wagon, plough, and one harrow with wooden teeth.

For all which Barent Direksen shall pay to said Anthony Jansen the sum of fifteen hundred and seventy guilders to be paid in two consecutive years; immediately after the receipt of what is aforesaid, he Barent Direksen shall pay to said Anthony Jansen, or his order, one just fourth part of the above mentioned money, and 6 months after the date hereof the second fourth part, and so on, one fourth part every half year until the last payment inclusive.

For all which parties pledge their persons and properties, movable and immovable, present and future without any exception under bond as prescribed by law, without reservation or deceit. Hereof are two copies made of the same tenor and signed by parties.

Done on the day and date aforesaid.

This is the

mark of Anthony Jansen abovenamed.
This is the

mark of Barent Direksen.
This is the

mark of Henryc Harmsen.
Gillis de Voocht, witness.
Cornelis van Tienhoven, Secretary

DEED FOR A PLANTATION NEAR GOWANUS, L. I.

In the manner and under the terms set forth before me, Cornelis van Tienhoven, Secretary in New Netherland, and the undersigned witnesses Thomas Bescher on the one part and Cornelis

Lambersen Cool on the other part agreed and covenanted for the purchase of the plantation, formerly occupied by Jan of Rotterdam and afterward by him, Thomas Bescher, situate on the Long Island near Gowanus, stretching southward to a certain kil or little low bushes, on which side Willem Adriaensen, the cooper, lies contiguous and on the north side Claes Cornelissen Swits, stretching lengthwise into the woods, for all of which Cornelis Lambertsen Cool shall pay at once to Thomas Bescher the sum of 300 Carolus guilders, at 20 st. the guilder. From this time forth Thomas Bescher, the seller, conveys and transfers to the said Cornelis Lambertsen Cool his aforesaid plantation and renounces all claims and pretensions which he, the seller, may have upon the said plantation, delivering the same free from all demand, challenge and incumbrance, that may be set up to it by any one and the purchaser may further dispose of the said land, as he would do with his own land acquired by just and lawful titles, without the grantor reserving or retaining any claim or pretension in the least either of ownership, authority or otherwise, but renouncing everything to the behoof as aforesaid and disclaiming all exceptions. For all which parties pledge their respective persons and estate, real and personal, none excepted, under submission to all Courts, Judges and Justices, all in good faith without reservation or deceit: this has been signed by us in presence of the underwritten witnesses.

Done in Fort Amsterdam in New Netherland, this 17th of May 1639.

MAURITS JANSEN

Thomas Beeche
as witness

This is the mark — of Cornells Lambert

This is the mark $\stackrel{\bullet}{\to}$ of Cornelis Lambertsen Cool.

Cornelis van Tienhoven, Secretary.

Lease of Bowery No. 3 on Manhattan Island (Tenth Ward N. Y. City).

On this day, date underwritten, before me, Cornelis Van Tienhoven, Secretary in New Netherland, appeared the Honorable Mr. William Kieft, director general in New Netherland of the one part, and Leendert Arentsen, of the other side, both of whom acknowledge in the presence of the underwritten witnesses to have agreed and contracted about the hire of the following cattle on the condition and terms underwritten:

The Hon^{Me} Mr. William Kieft aforesaid delivers to the abovenamed Leendert Arentsen, who also acknowledges to have received on the 1 stallion of six years, 1 mare of 6 years and 1 mare of two years; also three cows, whereof 1 is with calf, one heifer of one year and one heifer calf.

For which aforesaid cattle Leendert Arentsen shall pay annually to the Hon^{Mo} Director General aforesaid, or whosoever may hereafter succeed in his place, 30 lbs of good butter for each cow, and half the increase at the end of the lease. Provided always that the Hon^{Mo} Director or his agent shall have first drawn out the number of cattle that is now delivered to said Leendert in such condition as he now hath received them, and the balance of the animals that will be procreated shall be divided half and half.

In this lease is also included the Bowery No. 3 heretofore occupied by Peter Bylevelt, and it commences the and terminates a being six consecutive years, for which Leendert Arentsen shall pay annually to the Hon^{Me} Director

aforesaid or the Company's agent the just half of all the grain which God the Lord shall grant to the ground, either in the field in sheaves, or as men shall find most advantageous for the Company.

The above named Leendert Arentsen hereby promising to use all industry and diligence to cultivate, sow and till the land, and not to attend exclusively to the increasing of the aforesaid cattle, so that the Company may not be frustrated in their expectation of annually receiving a good quantity of grain. And whenever he, Leendert Arentsen uses due diligence towards the cattle and the cultivation of the land, then shall be annually paid and given to him by the Hon^{use} Director aforesaid or whomsoever shall succeed to his place, fifty Carolus guilders in cash for the support of servant-men. Leendert shall cultivate the aforesaid Bowery and keep the land fenced at his own expense, without making any claim at the end of the six years aforesaid, but all shall belong to the Company in free property.

For all which parties pledge their persons and properties, moveable and immoveable present and future, without any exception under submission to all courts, judges and Justices; all in good faith without guile or deceit is this signed by the parties this 18 May 1639 in Fort Amsterdam in New Netherland.

This is the Lendert Mark of Arentsen, aforesaid.

The Bowery mentioned in the above Lease contained seventy-eight acres (39 morgens). It was situated behind Corlears plantation at Corlears Hook on the East Rieer and was patented to Leendert Arentsen 19 October 1645. It seems to have been subsequently a part of the De Luncey farm. (See note on p. 19)

Lease of Bowery No. 5 on Manhattan Island (Tenth Ward New York City).

This day, date underwritten, before me, Cornelis van Tienhoven, Secretary in New Netherland, appeared the Honorable Mr. William Kieft, director general of New Netherland of the one part and Hendrick Harmansen of the other part, and in the presence of the underwritten witnesses, acknowledged to have agreed and contracted about the hire of [Bowery] No. 5 heretofore occupied by Mr. Jacob van Curler, and of the underwritten eattle for the term of six consecutive years, which Bowery and eattle are the property of the Hon^{Me} Directors of the West India Company, chamber at Amsterdam.

The Honbie William Kieft, director general, leases to Hendrick Harmensen the Bowery No. 5, with the dependencies thereof for the term of six successive years commencing the first of

May A° 1639 and ending the first of May A° 1645.

Hendrick Hurmansen shall pay annually to the Hon^{Ne} Director above named or the Company's agent, as rent of the aforesaid Bowery, the just half of all grains with which God shall bless the land, in such manner as may be considered advantageous for the Company. The said Hendrick Hurmansen very expressly promises to cultivate or cause to be cultivated the land with all diligence and industry and not attend exclusively to the increase of the cattle, but diligently till the ground which is the Company's principal object herein; therefore whenever it is observed and remarked that the cultivation of the soil is taken diligently and earnestly in hand, Hendrick Harmensen shall be annually paid on behalf of the Company, fifty guilders as servants wages.

The Honble Director delivers to said Hendric Harmansen three young milch cows, one

yearling heifer, and one bull calf, one mare one year old and one mare of two years, with one old mare which alone, exclusive of the other cattle, is at the Company's risk.

The above named *Hendric* shall pay annually to the Company thirty pounds of good butter for every cow, and the said *Hendric Harmansen* shall have the use and benefit of the aforesaid cattle six consecutive years. At the expiration of six years the Hon^{Me} Director, or the Company's agent shall first take away the number of cattle in such condition as now delivered, and then further the remaining cattle which will be procreated from the aforesaid animals shall be divided half and half.

For the preceding, parties pledge their persons and properties, movable and immovable, present and future, without any exception, under penalty prescribed by law. In witness and testimony of the truth this is signed by parties in presence of the witnesses hereunto invited; all in good faith without guile or deceit.

Done in Fort Amsterdam this 18 May 1639, in New Netherland.

This is the Hendric A Harmansen.

[The above Bowery contained somewhat over 50 acres. It was situate east of the Bowery and north of Division street.]

DEED FOR A PLANTATION ON MANHATTAN ISLAND.

Before me Cornelis van Tienhoven Secretary in New Netherland, appeared Barent Direksen, baker, Gerrit Jansen from Oldenburch and Volckert Evertsen, who acknowledge in presence of the underwritten witnesses to have agreed and contracted for the purchase of the plantation heretofore occupied by said Barent Direksen bounded Southerly by the plantation of Mr. Fiscock, and Northerly by Mr. Lesley.

First, Barent Direksen sells the aforesaid tobacco plantation and its dependencies, together with 4 pickaxes, 1 spade, 2 axes and one copper kettle, two stallions, one colt, the half whereof belongs to Barent Direksen, for the sum of eleven hundred and eighty-two guilders which with one hundred and twenty guilders of an old debt, amounts to the sum of thirteen hundred and two guilders, reckoned at 20 stivers the guilder; which aforesaid sum the purchasers promise to pay into the hands of the seller, or his order, as followeth: The first installment of three hundred guilders in six months from the date hereof, and theneforth every year, two hundred guilders, to the last payment inclusive. For all which, parties pledge their persons and properties, the purchasers for the payment, and the seller for the freedom of the aforesaid plantation; each his person and property, real and personal, present and future, without any exception submitting under bond, all according to law. Done in Fort Amsterdam this 18th of May 1639 in New Netherland.

This is the X mark of Gerrit Jansen from Olderburgh. This is the \mathcal{T} mark of Volkert Evertsen.

Declaration as to the number of fruit trees on the plantation sold by Anthony Jansen to Barent Dircksen.

On the 7th June, A* 1639, I, Tienhoven Secretary, and Anthony Jansen from Salee went and, behind the house which said Anthony sold to Barent Direksen, found twelve apple trees, 40 peach and 73 cherry trees, 26 sage plants and 15 vines.

Ady 18 June Aº 1639 done in Fort Amsterdam, by me

Cornelis van Tienhoven, Secretary.

DEED FOR CERTAIN PROPERTY AT ACHTERVELT, L. I.

This day, date underwritten, before me Cornelis van Tienhoven, secretary of New Netherland, came and appeared personally Mr. Andries Hudde of the one part, and Wolphort Gerritsen of the other part, and in the presence of the underwritten witnesses acknowledged to have amicably and in a friendly manner covenanted and agreed about the Bowery called Achtervelt situate on Long Island, belonging conjointly to him Hudde and Wolphert Gerritsen in manner as follows:

First, Monsieur Hudde, abovenamed, renounces all action and claim which he has to the house, barrack,barn, garden, together with whatever is fastened by earth and nail, and all other dependencies belonging to said bowery, except the cattle actually on the bowery aforesaid, it being understood that Wolphert Gerritsen shall keep and in free property possess a mare which was brought from Fatherland by Jacob Wolphertsen.

Also, the land which belongs to the abovementioned bowery of Achtervell, and the remaining cattle except the mare aforesaid, shall be the property half and half, as heretofore of Mr. Hudde and said Wolphert Gerritsen, which house, barrack, barn, garden and the ground whereon they stand the aforesaid Hudde wholly conveys to him Wolphert Gerritsen as he doth hereby transport the same, completely renouncing the same from this time forth for ever; and the abovenamed Wolphert Gerritsen or anyone on his behalf shall be at liberty to dispose thereof as he might do with any other his legally acquired property. This is signed by the respective parties all in good faith.

Done this 2^d Angust A^o 1639 in Fort Amsterdam.

A. HUDDE.

HANS KIERSTEAT, HANS SCHIPPUR, witnesses.

FORM OF OATH TAKEN BY THE ENGLISHMEN ON AND ABOUT MANHATTAN ISLAND WITH THEIR SIGNATURES.

You swear to be true and faithful to the High and Mighty Lords the States, his Highness of Orange and the Hon^{Me} Director and Council of *New Netherland*; to follow wherever he, the Director, or any member of the Council leads: loyally to give instant notice of any treason and injury to the country that may come to your knowledge; to assist, support and protect by all means in your power, with your life and property the inhabitants thereof against all public enemies so truly help you God.

The following are the signatures of all the Englishmen who have subscribed the form of the Oath as set forth on the other side.

This is the

mark
of George Homs.

RICHARD BRIDENELL.

ABRAHAM LEWMAY.

This is the M mark of John Hobson.

[Angust 1639.]

FFRANCIS LASTLEY.

This is the 7 mark of

EDWARD WILSON.

This is the W mark of WILLIAM WILLEMSEN.

JOHN HATHAWAY.

CONTRACT TO BUILD A HOUSE AND COMMENCE A PLANTATION NEAR DEUTEL BAY, MANHATTAN ISLAND.

This day, date underwritten, before me Cornelis van Tienhoven, Secretary in New Netherland, appeared George Homs of the one part, and Thomas Hal of the other part, who jointly declared that they intended to make a plantation and build a house near Deutel bay on the island of Manhates, and in the presence of the undersigned witnesses, have agreed in manner as followeth:

That they shall jointly bear all the expenses of the building, wages of laborers, and of all implements which they shall need for the plantation: also that all the gain proceeding either from the plantation or from all other purchases and sales whether they will be made by the one or the other, shall be shared half and half, both profit and loss.

Under express condition and stipulation that whenever either George Homs or Thomas Hall abovenamed departs for England or Holland, or if they happen to have any difference or quarrel with each other, the plantation, house, the land belonging to the plantation, whether cleared or not, shall be valued and divided by two impartial men chosen by them for that purpose, and the one who may design to remain in New Netherland, and not depart for Holland or England shall retain the plantation, house, land and further all dependencies for such sum as another would be willing to pay therefor, and be preferred in all. In testimony and token of the truth, these presents are signed.

Done in Fort Amsterdam in New Netherland this 7th September 1639.

This is — the mark of George Homs.

Thomas Hall, Maurits Jansen. To my knowledge, Cornelis van Tienhoven Secretary.

Permit to Governor Underhill and a few Families to resids in New Netherland. On the 8^{th} September.

Whereas Governor *Underhill*, who resides toward the North requests permission to dwell with some families here under our protection, on condition of enjoying such Freedoms as the other inhabitants residing here, said *Underhill's* request is granted, provided that he and the people accompanying him shall take the oath of allegiance to their High Mightenesses the Lords States General and his Highness of Orange.

Lease of Bowery No. 6, Manhattan Island.

This day, date underwritten, before me Cornelis van Tienhoven, Seeretary, in presence of the underwritten witnesses, appeared the Hon's M. William Kieft, director general for the Incorporated West India Company of the one part, and Abraham Pietersen Gorter, of the other part, who acknowledged to have amicably agreed and contracted about the hire of the Bowery No, 6 heretofore entitivated by Wolphert Gerritsen, situate on the Island Manhate, belonging to the Hon's Directors of the General Incorporated West India Company, in manner and on terms hereunder written.

The Honbie Director delivers to Abraham Pietersen the abovenamed Bowery and the land thereunto belonging. Also, two mares and one stallion, three milch cows, one heifer and one heifer calf, which Bowery and cattle aforesaid, Abraham Pietersen acknowledges to have received from the above named hands, who, too, shall retain what is aforesaid on lease for twenty consecutive years, commencing and ending

for which Abraham Pietersen, or whosoever may receive his action shall pay an annual rent to the Hombie Director aforesaid of forty-five skepels of rye, and ninety pounds of butter, under express condition that the increase which shall, by God's blessing be procreated from the above mentioned eattle, shall be shared and divided every four years, provided that the Bowery shall remain stocked with as many cattle as the Director now delivers. At the expiration of the twenty years Abraham Pietersen shall surrender back the Bowery in such form as he now receives the same, both buildings and cattle, it being well understood that the cattle are to be restored of the same quality as are now supplied him. In witness and token of the truth this is signed by parties without guile or deceit. Done in Fort Amsterdam this.

PATENT FOR LAND AT DEUTEL (TURTLE) BAY MANHATTAN ISLAND.*

We, Willem Kieft, Director General and Council of New Netherland, etc herewith testify and declare, that to-day, date underwritten, we have granted to George Homs and Thomas Hal, tobacco-planters in partnership, a certain piece of land, situate upon the Island Manhatans, reaching in width from Deutel bay along the East river to the kil of Schepmoss where the beachtree lies across the water and in length from the said river directly into the woods for the same distance as along the water, one hundred rods of thirteen feet each: under the express condition

^{*} Between 47th & 52d Str, the East River & 2d Avenue.

and stipulation, that George Homs and Thomas Hal or who hereafter by virtue of this document may obtain their interest, shall acknowledge the Noble Lords Directors as their Lords and Patroons under the sovereignty of their High: Might: the Lords States General and obey their Director and Conneil here in everything, as it is the duty of all good inhabitants, submitting further to all such imposts and taxes, as by the said authorities are already or may be ordered; constituting therefore the said George Homs and Thomas Hal in our stead, real and actual possession of the said piece of land, giving them full and irrevocable power, to enter upon, enlitivate, occupy and use the said parcel of land, as they would with other, their patrimonial lands and goods, without we, the grantors, in our quality aforesaid reserving or retaining in the least any part of or authority over the property, but for the behoof as aforesaid desisting, renouncing and withdrawing now and forever herewith and promising to maintain, fulfil and execute this conveyance firmly, inviolably and irrevocably, all according to the rules of law and to further confirm this it has been by as signed and sealed with our seal.

Done the 15th of November A* 1639 at *Fort Amsterdam*. Copy hereof has been given to said *George Homs* and *Thomas Hal*, which was signed:

WILLEM KIEFT.

By order of the Director and Conneil.

CORNELIS VAN TIENHOVEN Secry.

PATENT FOR LAND AT SAPHORACKAM (SOUTH PART OF BROOKLYN).

We, Willem Kieft, Director General and Conneil on behalf of their High: Might: the Lords-States General of the United Provinces, his Highness of Orange and the Noble Lords Directors of the Privileged West India Company, residing in New Netherland, herewith testiy and declare, that to-day, date underwritten, we have granted to Thomas Bescher, tobacco planter, a certain piece of land, situate upon the Long Island on the strand of the North river bay near Saphorakan, stretching in width along the strand from the canebrake three hundred paces of three feet each and in length the same distance across towards the woods into the copse, with the express condition and stipulation, that Thomas Bescher etc etc

Done at Fort Amsterdam in New Netherland, this 28th of Novbr 1639.

WILLEM KIEFT.

By order of Director and Council.

Connells van Tienhoven, Secry.

DEED FOR A PLANTATION NEAR SAPONICKAN (NINTH WARD, N. Y. CITY).

Before me, Cornelis van Tienhoven, Secretary in New Netherland, appeared Hendric Pietersen from Wescl, who in the presence of the undersigned witness, acknowledged to have conveyed and transported in full and free property unto Adviaen Pietersen from Alekmaer, his present plantation situate against the Reed valley beyond Sappokanican on the island of

Manhate, and that with the house and all this is fastened by earth and nail, surrendering to the behoof as aforesaid for now and for ever all ownership or command which he Hendric Pietersen may claim to the aforesaid plantation, to wit, so broad along the shore as his land is wide, and the valley of like breadth. In testimony and token of the truth is this signed.

Done this 3d Februrry At 1640.

HENDRICK PIETERSEN.

This is the of Hendric Pietersen, mason.

Maurits Jansen, witness.

To my knowledge,

Cornelis van Tienhoven

Secretary.

RESOLUTION TO PURCHASE LANDS ON NORWALK RIVER.

On Thursday, being the 19th of April [1640].

In council, resolved and concluded to maintain the charter granted by their High Mightinesses to the Hon^{Me} West India Company in these parts of New Netherland, and to send Cornelis van Tienhoven, Secretary, to the Archipelago,* in order to purchase the adjacent lands there; to set up the arms of the Lords States General; to take the Indians under our protection, and to prevent any other nation committing any usurpation on our limits and increaching further on our territory

Instruction to Secretary van Tienhoven to proceed against certain Englishmen on Long Island and minutes of his proceedings. (See Col. Doc. 11, 145 et seq.)

May 13, 1640. We the Director and Council residing in New Netherland, for the High and Mighty Lords States General of the United Netherlands, his Highness of Orange, and the Ilon^{ble} Directors of the Incorporated West India Company, having express orders and command from the said Lords to purchase in their name, from the Inhabitants of these parts, all such Lands as we think best adapted for agriculture and the support of all sorts of cattle,

Therefore, Pursuant to the order of our sovereign Lords, we have purchased from the great Chief or Sachem, named Penhawits, all the Lands left as an inheritance to him by his ancestors, situate on Long Island within the limits of New Netherland, with all such action and rights as he in anywise may have claim to, according to the Deed of Sale and the conveyance thereof existing; which aforesaid Penhawits, after some foreign nation had settled on the aforesaid lands, about Schouts bay, has notified us that some interlopers or vagabonds have come on the lands which we have purchased from him, and have begun there to build houses, cut down trees and to perform other work, and that said vagabonds have cut down the arms of Their High Mightinesses there.

^{*} Now called Norwalk Islands.

In order to obtain good and correct report and assurance of what is aforesaid, Jacobus van Curler, commissary of provisions, was sent thither with the yacht Prince William, who, on reaching the place where the arms of the High and Mighty Lords States were set up, has found the same broken off, and, in the place where the said Arms had been nailed to the tree, a Fool's head had been carved.

All which appeared strange to us, being a case of erimen laesae majestatis and tending to the great disparagement of their High Mightinesses' Sovereignty. We have, therefore, after mature deliberation, resolved on the thirteenth of May, A' 1640, to send thither Secretary Cornelis van Tienhoven and (25) soldiers, to whom we have also given the following instruction, hereunder inserted:

Whereas we have certain information that some foreign nation has come to Martin Gerritsen's and Schout's bay on Long Island, being the lands of the Honbie West India Company, under the dominion of the High and Mighty Lords States General, and there tore down the Arms of the Lords States General, and begun a settlement there and to cultivate the soil: Therefore, we send you, Secretary Cornelis van Tienhoven, the deputy sheriff with the sergeant and twenty-three soldiers thither to ascertain the circumstances of the case, and you shall regulate yourself as follows:

You shall endeavor to arrive there unawares; in our opinion it will be best at break of day and there surround the English and prevent any recourse being had to force of arms; and forthwith inquire who removed the Arms, and demand of them who authorized them to do so, and oblige them to come hither to vindicate themselves. If they refuse, you shall employ force for the purpose, bind them and bring them hither, taking an inventory of their property, also writing down correctly all that occurs there, and you may happen to do, preventing likewise, the soldiers from committing any irregularity. In case the Indians have taken away the Arms, and the English are innocent thereof, and are willing voluntarily to depart in your presence, it would be advisable to permit them to do so, without any commotion, but in such case, the chiefs of the Indians must be brought along as prisoners, and under all circumstances it will be also necessary that you take the Indians with you. If it should happen that the English have been reinforced by so many new comers (which we do not anticipate) that you will not be strong enough for them, you shall make an emphatic protest against them, then sign it and come back. Above all things, take care that no blood be spilt.

Thus done in our Council the 13th of May, Ao 1640.

On the 14th May, A* 1640 the Secretary and (25) soldiers marched out of Fort Amsterdam with the abovewritten instruction, and on the 15th at break of day, arrived at the place where the English had taken up their residence, where they found one house already built by them and another in progress.

First, they were asked: What they were doing there; by what power, or by whose authority they presumed to settle on soil purchased by us; they were asked to show their commission.

Eight men (one woman and little child) made answer: It was their intention to plant there, and that they were authorized to do so by a Scotchman* who had gone with their commission to the Red Mountain (New Haven).

* James Forrester (Forrest, Farrett) acting under the following patent given to Earl of Sterling by the Plymouth Company in 1635: To all xpian people unto whome this pats shall come The Councell for the affaires of Newe England send Greetinge in our Lord God everlasting Wherels our late Sovaigne Lord Kinge James of blessed memory by his Highnes Letters Patents under the Great Seale of England bearinge Date at Westminister the Third days of November in the Eighteenth years of his Ma^{ine} Raigne over his Highnes Realme of England for the

Secondly, they were asked: Why did they throw down their High Mightinesses' Arms, and set up a fool's face in their stead?

To which some answered: The Arms were ent down by a person who was not then present. Others answered: Such was done in their presence by order of a Scotchman, and he who did it was at Red Mountain.

Hereupon six men were brought to the Fort, leaving two men, one woman and a child there, to take care of their goods. They arrived on the 15th of May.

Resolution to set free the above Englishmen on condition that they depart from New Netherland.

On Saturday, being the 19th of May.

Resolved in Council, inasmuch as these six Englishmen who were brought along are found Not guilty of having torn down the Arms of the Lords States, to discharge them from confinement and to set them at liberty, on condition that they promise to depart forthwith from our territory

consideracons in the said Letters Patents expressed and declared hath absolutely given graunted and confirmed unto the said Connsell and theire Successors for ever, all the Land of Newe England in America lyinge and beinge in breadth from fortic degrees of Northerly latitude from the Equinoctiall Lyne to fortic eight degrees of the said Northerly latitude inclusivelie and in length of and within all the breadth aforesaid throughout the maine Land from Sea to Sea Together alsoe with all the Firme Lands soyles grounds havons ports rivers waters fishings mynes and mineralls as well Royall mynes of gold and silver as other mynes and mineralls pretions stones quarries and all and singuler other comodities jurisdiccons Royalties previledges francheses and preheminences both within the said Tracte of land uppon the Maine and alsoe within the Islands and Seas adjoyninge (as by our said Letters Patents amongst divers other things therein conteyned more att large it doth and may appeare) Nowe Knowe all men by theis puts that the said Councell of Newe England in America beinge assembled in publique Courte accordinge to an Acte made and agreed uppon the third day of February last past before the date of their puts for divers good causes and consideracons them hereunto especially moveinge HAVE given grannted aliened bargayned and sold And in and by theis puts doe for them and theire Successors give graunt alien bargaine sell and confirme unto the Right Honorable William Lord Alexander his heires and assignes All that part of the maine Land of Newe England aforesaid beginninge from a certaine place called or knowne by the name of Saint Croix next adjoyninge to Newe Scotland in America aforesaid and from thence extendinge alonge the Sea Coast unto a certaine place called Pemaquid and soe upp the River thereof to the furthest head of the same as it .. endeth Northwards extendinge from thence att the Nearest unto the River of Kinebequi and soc upwards alonge by the shortest course which tendeth unto the River of Canada from henceforth to be called and knowne by the name of the Countie of Canada And alsoe all that Island or Islands heretofore comonly called by the severall name or names of Matowa or Longe Island and hereafter to be called be the name of the Isle of Starlinge scitnate lyinge ande being to the Westward of Cape Codd or the Narohigansets within the latitude of Fortie or Fortie one degrees or thereabouts abuttinge uppor the Maine land betweene the two Rivers there knowne by the severall names of Conectecutt and Hudsons River and conteyninge in length from East to West the whole length of the Sea Coast there betweene the said two Rivers Together with all and singuler havons harbours creekes and Islands imbayd and all Islands and Iletts lyinge within Five leagues distance of the maine beinge opposite and abuttinge uppon the premisses or any part thereof not formerly lawfully graunted to any by speciall name And all mynes mineralls quarries soyles and woods marishes rivers waters lakes fishinge hawkinge huntinge and fowlinge and all other Royalties Jurisdiccons priviledges preheminences proffitts comodities and hereditaments whatsoever with all and singular theire and every of theire appurtenauces And together alsoe with all Rents reserved and the benefitt of all profitts due to them the said Counsell and theire Successors with power of Judicature in all causes and matters whatsoever as well criminall as Capitall and Civile ariseinge or which may hereafter arise within the limits bounds and precincts aforesaid to be and not return to it during their lives, without the express consent of the Director, whereof they shall be obliged to sign an act.

Whereas we, Job Sears, George Wilbi, John Farington, Philip Cartelin, Nathaniel Cartelandt, William Harker, have within a few days, come to settle on territory belonging to their High Mightinesses the Lords States General, without knowing the same, being deceived by Mr. Foret, a Scotchman, therefore the Hon³¹ Director General of New Netherland has had us removed thence and requires us immediately to break up and depart beyond the limits of the Hon³¹ Incorporated West India Company, which we are bound to do, and promise on our faith and honor forthwith to set about without fail, on pain of being punished as perverse nsurpers, to which end we submit ourselves not only to this, but to all other courts in the world.

In testimony of the truth and in good faith we have subscribed this with our own hands in Fort Amster?am in New Netherland, the 19th May, A* 1640.

(Signed)

Job Seyrs.
George Welbe.
John Farington.
Philip Cartelandt.
Nataniel Cartelandt.
William Harker.

PATENT FOR LAND ON LONG ISLAND, NEAR MERECHKAWIKINGH (RED HOOK, 12th WARD OF BROOKLYN).

We, Willem Kieft, Director General and Council of New Netherland etc testify and Geclare herewith, that to-day, date underwritten, we have given and granted to Frerick Lubbersen a certain piece of land upon the Long Island near Merechkawikingh about Werpos* reaching in breadth from the kil and valley that come from Gouwanes N. W. by N. and from the strand on the East exercised and executed accordinge to the Lawes of England as neere as may be by the said William Lord Alexander his heires or assignes or his or theire Deputies Lieutenants Judges Stewards or Officers thereunto by him or them assigned deputed or appointed from time to time with all other priviledges francheses liberties imunities escheates and casualties thereof arriseinge or which shall or may hereafter arise within the said Limitts and precints with all the interest right title claime and demaund whatsoever which the said Counsell and theire Successors nowe of right have or ough! to have or claime or may have or acquire hereafter in or to the said porcon of Lands or Islands or any the premisses and in as free ample large and beneficiall manner to all intents constructions and purposes whatsoever as the said Councell by vertue of his Matter said Letters Patents may or cann grauut the same Saveinge and all wayes reserving unto the said Counsell and theire Successors power to receave heare and determine all and singuler appeale and appeales of every person and persons whatspever dwellinge or inhabitinge within the said Territories and Islands or any part thereof soc graunted as aforesaid of and from all Judgements and Sentences whatsoever given within the said Lands and Territories aforesaid TO HAVE AND TO HOLDE all and singuler the Lands and premisses above by theis puts graunted (excepte before excepted) with all and all manner of proffitts committees and hereditaments whatsoever within the Lands and premisses aforesaid or to the said Lands Islands and premisses or any of them in any wise belonginge or apperteyninge unto the said William Lord Alexander his heires or assignes To the ouly proper use and behoofe of him the said William Lord Alexander his heires and assignes for ever To be holden of the said Counsell and theire Successors per GLADIUM COMITATUS (that is to say by findeinge foure able men conveniently armed and arrayed for the warre to attend uppon the Governor of Newe England for the publique Service within fourteene dayes after any warninge given or Yelldinge and payinge unto the said Counsell and theire Successors for ever one fift part of all the Oars of the mynes of gold and silver which shalbe had possessed or obteyind within the limitts or precincts aforesaid for all Rents Services dueties and demaunds whatsoever due unto the said Co theire Successors from any plantacon within the precincts aforesaid The same to be delivered unto his Maties Receiver or Deputie or Deputies assigned to the use of his Mauo his heires and Successors from time to time

^{*} In the present tenth Ward of Brooklyn L. I.

river S. E. by E. seventeen hundred paces of three feet each and in length from the head of the aforesaid kil N. E. by E. and S. W. by W. to the *Red Hook*; under the express condition, that if the savages shall voluntarily give up the maize land in the aforesaid piece, *Fredric Lubbersen* shall be allowed to enter upon it in the width and extent of it, without anybody preventing him; on the express condition and stipulation ete etc.

Done at Fort Amsterdam in New Netherland, the 27th of May A* 1640 stilo novo.

WILLEM KIEFT.

By Order etc.

Cornelis van Tienhoven, Secy,

PATENT FOR LAND ON LONG ISLAND NEAR RINNEGACONE (BROOKLYN).

We, Willem Kieft, Director General and Council etc., testify and declare herewith, that in the year 1638 we have granted to Abraham Ryken a certain piece of land situate upon the Long Island opposite Rinnegaconck, where Gysbert Ryken's is on one side and the highway running from the kil into the woods east north east and west south west and Hans Hansens on the same highway is on the other, containing along the kil in proper width five hundred paces, to which aforedescribed parcel of land is added a third part of the meadow lying close behind the land of George Rapaelje and Gysbert Ryken, under express condition and stipulations etc etc.

Done in Fort Amsterdam in New Netherland, the 8th of August A. 1640.

Resolutions to Send soldiers to bring the Indians on L. I. to terms. August 9th 1640.

Whereas, sometime since, the Arms of the High and Mighty Lords States General were set up at Martin Gerritsen's bay on Long Island and the inhabitants of the aforesaid Bay removed said Arms and in place thereof set up a Fool's head, We have, therefore, resolved to send a sloop with soldiers thither to bring said Indians under our obedience and contribution.

Order concerning an alleged fugitive servant from Maryland.

Whereas Peter Draper has come hither commissioned by Governor Leonard Calvert of Maryland to search for some run away servants, one of whom is Etheard Criffins, who has appeared before us here, acknowledging that he did indeed run away from Maryland; saying, next, that he had no master in Maryland; that Captain Claber,* his master, was in Virginia. This he also proves by Henry Pennington dwelling at Hackemae, who hath taken his oath thereto, stating that said Griffins was no servant, but a prisoner in Maryland, without knowing whether he, Griffins, while a prisoner there, had voluntarily bound himself a servant to any person, but he, Henry Pennington, well knows that he was Captain Claver's servant in Virginia.

Therefore we have ordered that said Peter Draper shall agree with the abovenamed Griffins for his freedom, and said Draper shall be bound to give good security that said Griffins shall not be molested by Captain Claber, or anyother person, who may exhibit his articles of indenture, and shall remain undisturbed. Dated 27th Angust, in Fort Amsterdam in New Netherland.

DEED FOR PART OF A PLANTATION NEAR DEUTEL (TURTLE) BAY.

On the sixth of September anno 1640, before me, Cornelis van Tienhoven, secretary in New Netherland, in presence of the underwritten witnesses, appeared Thomas Hal who acknowledges to have sold to George Homs the half of the house and plantation situate by the Deutel bay, who also acknowledges to have bought the abovenamed plantation in manner and on the conditions underwritten.

Thomas Hal sells to George Homs the just half of the house, plantation and all the dependencies thereof, together with the furniture therein, except a boat, gun and dog which Thomas Hal reserves and shall be at liberty to take away, but nothing else.

Provided that Thomas Hal shall pay and defray half the expense of making the house tight and round as well as the roof of the house. For which aforesaid half of the plantation etc. aforesaid George Homs promises to pay to Thomas Hal, or his order, the sum of sixteen hundred pounds of tobacco payable from the erop which George shall make A* 1641, and the tobacco at present on the field remains to pay their joint debts. In like manner, Thomas shall be at liberty to eat, drink, sleep at, go and come to the house of said Homs abovenamed, and that at the expense of the abovenamed Homs, until George Homs shall have paid the sixteen hundred pounds of tobacco aforesaid, or give sufficient security for said payment. When George Homs pays or gives security, Thomas Hal must depart and be no longer at the charge of the purchaser.

Done in Fort Amsterdam this 21st September A. 1640.

THOMAS HALL.

This is the / mark of George Homs.

This is the A # mark of Jeuriaen Hendricksen.

Witness mey Tho: WILLETT.

To my knowledge Cornelis van Tienhoven Secretary. George Homs has paid to Dr Kieft 1600 pounds of tobacco.

RESOLUTION OF THE AMSTERDAM CHAMBER OF THE W. I. COMPANY, REFERRING TO THE COMMIS-SIONERS FOR NEW NETHERLAND, A PETITION OF WOUTER VAN TWILLER TO BE ALLOWED TO DISPOSE OF LANDS IN THAT COUNTRY, WHICH HE HAD PURCHASED FROM THE INDIANS AND HAD CAUSED TO BE IMPROVED, THE ALIENATION WHEREOF THE AUTHORITIES IN NEW NETHERLAND WEER ORDERED NOT TO PERMIT.

Copy. Extract from the Register of the Resolutions of the Directors of the West India Company, Chamber of Amsterdam, Thursday the 11th April 1641.

5

I. Vande Ven, notary.

Wouter van Twiller having understood by a letter of Director Kieft, that the Company had ordered him, the Director, not to allow the property which the abovenamed van Twiller had left in New Netherland to be alienated without authority being granted to that effect by this Company,* requests that such authority be granted, so that he may dispose thereof at his pleasure; also, approval of the purchased lands which he bought from the Indians with the knowledge and consent of the Council, for the maintenance of his cattle and the advancement of population, and has since his departure from New Netherland, caused houses to be crected thereon, after he had previously offered them to some free persons, as appears by the affidavit, who dare not venture their cattle on the premises, through fear that they might be killed by the Indians.

Referred to the commissioners of New Netherland.

Beneath was: Agrees with the aforesaid Register (Signed) Gysbert Rudolphj.

PATENT FOR LAND ON LONG ISLAND NEXT TO RENNEGACONCK (BROOKLYN).

We, Willem Kieft, Director General and Council etc., herewith testify and declare, that to-day, date underwritten, we have granted to Jan Montfoort a certain parcel of land situate upon the Long Island next to Renegatione, bounded east and west by Peter Montfoort and reaching in width three hundred and fifty paces into the woods; with express condition and stipulation etc etc.

Done this 29th of May Ao 1641 at Fort Amsterdam in New Netherland.

Patent for Land on Long Island, adjoining the foregoing

We, Willem Kieft, Director General and Council etc., herewith testify and declare, that to-day date underwritten, we have granted to Peter Montfoorta certain piece of land situate upon the Long Island, reaching from Jan Montfoorts land to that of Peter,† the Italian, in width three hundred paces and thus right into the wood, under the express condition and stipulation etc etc.

Done this 29th of May A° 1641 at Fort Amsterdam in New Netherland.

Resolution to send soldiers to Fort Hope and curb the insolence of the English there. On Thursday, being the 6th of June A * 1641.

Whereas the English of the Fresh River** of New Netherland greatly trouble and harass our people there, not being satisfied with usurping and cultivating the lands which we purchased, paid for and took possession of, and, in addition, come in the night and sow grain in the land which

* See p. 13.

[†] Alberto, a Venetian ancestor of the Alburtis and Burtis families.—B. F.

^{**} Connecticut River.

our people plow, and haul off to their houses the grass our people mow, if our people plow, they come with endgels and mattocks and barbarously treat them; our peas, though standing, they cut down and plant Indian corn in the stead; they take our horses, cows and hogs by force and allow some of them to die of hunger; they cut in pieces the ropes of our plow and throw the latter into the river, and block up our house with palisades so that it is with difficulty people can go out of it on the land side,

All which being considered by us, and as it tends to the injury and disparagement of our Sovereign and the Hon^{Me} West India Company, whose right and authority we are bound to maintain, therefore, we have resolved to send thither Doct' Johannes La Montagne, member of the Council of New Netherland, with 50 soldiers and some sloops, in order to fortify our House the Hope* there, and prevent the repetition of such hostility as the English have wickedly committed against our people, and maintain our right and territory.

1136150

PATENT FOR LAND ON LONG ISLAND NEAR RINNEGACONCK KIL (BROOKLYN, SOUTH SIDE OF WILLIAMSBURGH LINE.)

We, Willem Kieft, Director General and Council of New Netherland etc, declare herewith, that to-day, date underwritten, we have granted to Lambert Huybertsen Mol a certain parcel of land, situate upon the Long Island on the East River of New Netherland near the kil of Rinnegaconck, formerly occupied by Cornelis Jacobsen Stillen, containing five and twenty morgens, bounded on the north by Hans Hansen's, the line between the two parcels in the whole width being marked by the mark of the W. I. Company on a tree; on the north it reaches to the East river; with the express condition and stipulation etc etc.

Done the 7th of September A° 1641 at Fort Amsterdam.

Signed:

W. Kieft.

Below stood: By order of the Honble Director and Council.

Cornelis van Tienhoven, Sect.

Agrees with the original, to which was attached a seal in red wax.

Cornelis van Tienhoven, See'.

Lease of Wouter van Twiller's Plantation at Saponickan.

This day, date underwritten, before me, Cornelis van Tienhoven, appointed Secretary in New Netherland for the General Incorporated West India Company, appeared the Hon William Kieft, Director General, of the one part, and Thomas Hall of the other part, who acknowledged to have agreed and contracted about the hire of the plantation occupied to date by said Hall situate about Sapokanikan on the Island of Manhattan belonging to the late Director Wouter van Twiller on the conditions and terms underwritten to wit:

The Honels Director Kieft aforesaid leases in the name and on the part of Mr. Twiller the said plantation to said Thomas Hall, who acknowledges to have hired the same with two Negroes for five consecutive years, on condition that he, the Lessee, shall cause to be built on the said plantation at his own expense a barn fifty feet long, and as good as the Domine's, which barn shall

belong at the end of the five years to the abovenamed Twiller or him who may obtain his right, on condition that one hundred guilders and the nails necessary for the barn shall be given to him towards the construction, the lease commencing on the first of January A* 1642, and ending the first of January A* 1647, for which he, Thomas Hall shall pay annually as rent of the aforesaid plantation and Negroes, seven hundred and tifty pounds of well inspected Tobacco; but in case one or both the Negroes should happen to die during the lease the Lessee shall receive a deduction for them according to arbitration. In testimony and token of the truth, this is signed by the respective parties this 30 November A* 1641, in Fort Amsterdam, New Netherland. And said Lessee promises to clear in the aforesaid five years on said plantation as much land as possible.

WILLIAM KIEFT.
THOMAS HALL.

To my knowledge.

Cornelis van Tienhoven,

Secretary.

Lease of a plantation on Long Island.

Before me Cornelis van Tienhoven resident secretary in Neu Netherland for the General Incorporated West India Company, appeared Mr. John Underhill who acknowledged in presence of the underwritten witnesses, to have leased from Mr. Andries Hudde his present house and plantation situate on the Flatland near Keskaechqueren on the condition and terms underwritten, to wit:

Mr. John Onderhil shall have the use of the house and tobacco house and may cultivate the land which is fenced and unfenced for two consecutive years, beginning the first of May A* 1642 and ending the first of May 1644, or if it snit said Onderhil to take possession before the first of May next the term of the lease shall commence whenever he shall take possession and terminate precisely two years afterwards. For all which the abovenamed Mr. John Onderhil shall pay as rent yearly to the abovenamed Mr. Huddle, or his agent, two hundred lbs. of well cured tobacco. For all which he, the lessee, pledges his person and property, movable and immovable, present and future under submission to the court of Holland and Westfriesland and all other courts and judges, all without fraud. The Lessor further promises to leave to the Lessee, during the lease, the full possession and use of his house and tobacco house and of the land belonging to him, without in anywise obstructing him, unless he be necessitated to build elsewhere another house, that is to say, outside of the present fenced land. Done the 16th of Jan 1642 in Fort Amsterdam, New Netherland.

John Vnderhill.

A. Hudde.
Adrian van Tienhoven, witness.

To my knowledge.

Cor. v. Tienhoven, Secretary.

BILL OF SALE AND CONVEYANCE OF A HOUSE AND LAND AT THE MOUTH OF THE FRESH WATER KIL (New York, Fourth Ward).

We, Willem Kieft, Director General and Council etc., declare herewith, that we have sold

to Govert Loockmans and Cornelis Leendersen a house situate upon the East river of New Netherland on the Island Manhatans, together with the land belonging thereto, as the same is enclosed by David Provoost; which enclosure begins at the kil, where the Fresh Water* empties into the said East river to the land of Cornelis van Tienhoven, whose palisades reach from the long Highway to the East river, as may be seen by the marks put up by him bordering on the aforesaid land from the enclosure to the big tree, which is the mark of division between Philipp de Truy's and Tienhoven's land, the said Philipp's palisades reaching from this tree north east by east and east north east between both to Bestevaer's copse and whereas there has been of old between the land, which we sell to Govert Loockmans and Cornelis Leendersen, and the bowery of Cornelis van Tienhoven a wagon road, running to the great Highway, it is expressly ordered, that as long as Govert Loockmans and Cornelis Leendersen have not fenced in the purchased land against cattle, Cornelis van Tienhoven or who hereafter may obtain his action shall have permission to use this old road outside of his palisades with wagons and horses and when the land has been properly secured by Loockmans and Cornelis Leendersen, (which condition they must maintain) the wagon road shall be exactly where now Tienhoven's palisades stand, whereto Loockmans and Cornelis Leendersen aforesaid shall give one half of the land required for the width of the road and likewise Cornelis van Tienhoven shall give one half thereto; the said road shall be used by them as neighbors indiscriminately as often as they please, it being intended only as an outlet to the long Highway from their lands, without being a thoroughfare, but belonging to them as their property; with the express condition and stipulation etc etc.

At Fort Amsterdam in N. N. the 26th of March A. 1642.

WILLEM KIEFT.

By order of the Director and Conneil.

Cornelis van Tienhoven, Secr.

PATENT FOR LAND ON THE MESPACHT KIL, NEAR L. I. (NEWTOWN).

We, Willem Kieft, Director General and Council etc., declare, that to-day, date underwritten, we have granted to Tymen Jansen a certain piece of land situate and bordering with the valley upon the eastside of Mespatchis Kil of the East river behind Dominies Hook, which is divided from the said piece of land by a valley and kil; the said valley beginning at the kil and the tree standing upon the point towards the small kil in width five hundred paces, north northeast from the kil and tree aforesaid to another tree marked also with the Company's mark, where Burger Jorissen has his land; the said land reaching from the last mentioned tree to the kil, dividing the point of Richard Brudnell from this piece, east south east to the tree marked there; on condition, that Tymen Jansen shall possess and use the valleys enclosing his land in rear and front and divided by kils, it being understood the valleys on the long and the broad side; all this under the express condition and stipulation etc etc.

Done

1642 at Fort Amsterdam,

WILLEM KIEFT

By order etc.

Cornelis van Tienhoven, Secr.

^{*} Later called the Collect, a pond between the present Crosby and Mulberry Duane and Lispenard streets, which emptied into a small bay of the East river, now filled up, just south of Chatham Str. (the Great Highway).

PATENT FOR A LARGE TRACT OF LAND ON LONG ISLAND (NEWTOWN, L. I.)

[The original is in Latin.]

We, William Kieft, Director General and Council of New Netherland etc., make known to all who shall see these letters patent that we have given and granted, as we herewith give and grant to Francis Doughty and companions, their assigns and heirs in real, actual and perpetual possession a certain piece of land, with pastures and whatever else it includes, situate upon the Long Island of this Province, containing six thousand six hundred and sixty-six acres Holland measure or thereabouts, geographically enclosed between four straight lines, each two thousand Dutch perches long, of which the first begins at the east corner of Hans Hansen's meadow dividing by the course of the creek the marsh into two equal parts and extends to the plantation of Richard Brudnall and thence northeast passing through the middle of the fresh marsh to the small creek bounding the southern part of Henry Agricola's (Henry the Farmer's) land, then following it to its mouth: the second line beginning here bends towards the sontheast following the seashore to another small creek, then along the course thereof from its mouth to where you come to the eastern extremity of the same marsh (where the said creek arises), thence it bends southeast, until it has reached the distance of two thousand Dutch perches; the third beginning at the end of the last tends more westwardly and is of equal length with the former; finally the fourth starting from the last point deflects to the northwest and closes the square at the abovenamed easterly point of Huns Hansen's meadow, at which corner a stone is to be erected later for the greater certainty of the limits:

With power to build on the aforesaid land a village or villages, a church or churches, to exercise the Reformed Christian religion, which they profess, and ecclesiastical discipline; also to legally administer high, middle and low jurisdiction; to decide civil suits for sums not exceding fifty Holland guilders, while in criminal cases their sentence of fines up to the same sum shall be final and without appeal; in other civil as well as criminal suits of greater import to pronounce the final sentence, which by appeal may be referred to the supreme court of New Netherland, and execute such sentence and finally to exercise all rights conferred upon the said jurisdiction with further power of nominating and presenting to the Director of New Netherland, some of their community, that from their number suitable persons may be selected for the civil and judicial administration; with the right of hunting, hawking, fishing and trading and the immunities granted or to be granted to the colonists of this Province, none excepted.

Wherefore the said F. Doughty and his companions their assigns and heirs are bound as long as they shall remain in possession of the aforesaid land to acknowledge the said Lords Directors as their Masters and Patroons, to pay after the lapse of ten years the tenth part of the produce of the fields, whether cultivated with the plough, the hoe or otherwise (orchards and gardens not exceeding one acre Holland measure excepted). Finally to use the Dutch standard and no other and to avoid confusion not to make use in selling or purchasing of any other than Dutch weights, ell and other Dutch measures.

All of which under the aforesaid conditions we promise to observe inviolably and bind our successors to the strict observance thereof by virtue of the commission granted to us by his Highness the Prince of Orange Governor of the United Belgie Provinces and High Admiral. In testimony whereof we have signed these Letters patent with our own hand and have caused them to be countersigned by the Secretary of New Netherland and the seal of New Netherland to be affixed.

Done at Fort Amsterdam on Manhattans Island in N. N. March 28th A° 1642.
Willem Kieft.

By order etc

CORNELIS VAN TIENHOVEN Secr.

PATENT FOR LAND ON LONG ISLAND (GOWANUS).

We, Willem Kieft, Director General and Council etc., herewith declare and testify, that to-day, date underwritten, we have granted to Cornelis Lambertsen Cool a certain piece of land situate upon the Long Island, called Gouvanes, reaching in width from the wagon road, running through said land, and Jan Petersen's land lying along the river to a certain copes, where William Adriaensen's land is next; whereas this land has formerly been occupied by Jan van Rotterdam and Thomas Beets it is expressly stipulated, that the paths running over this piece of land shall remain open; in addition to this piece a part of the meadow, situate near the valley of Anthony Jansen from Salee, containing 28 morgens, is granted to Cornelis Lambertsen; all with the express condition and stipulation etc etc.

Done the 5th of April 1642 at Fort Amsterdam in N. N.

Signed:

WILLEM KIEFT.

By order of the Honble Director and Council.

Cornelis van Tienhoven, Secr.

RELEASE BY THE DIRECTORS OF THE W. I. COMPANY AT AMSTERDAM, TO WOUTER VAN TWILLER OF THE RENT AND SIXTH SHEAF WHICH HE WAS BOUND TO PAY FOR THE LEASE OF THE COMPANY'S BOWERY, ON THE ISLAND OF MANHATTAN.

The Directors of the Incorporated West India Company Department of Amsterdam have granted and allowed, and do hereby grant and allow, to Wouter van Twiller, hate Director in New Netherland, that the said van Twiller shall not have to pay to the Company the sixth sheaf as the stipulated rent of the Company's bowery situate on the Island of Manhattans in New Netherland at present occupied by and leased to him for the term of eight consecutive years, commencing the first of May 1638, and ending with the occupation on the first May, 1646; the planted lands, the first of September 1645, and the meadow lands, the middle of November, 1645, when the said bowery shall return and be delivered up to the Company, and the Lessee shall during the lease keep the house, barrack and barn in good and proper repair and so deliver it at the end of the

term. Furthermore, he may dispose at his pleasure of his cattle, movables,* negroes and all whatsoever belongs to the above named van Twiller.

Done in Amsterdam the 24th May 1642.

CHARLES LOOTEN.
J. KARYNCHOIECK.
ELIAS DE RAEB.

Beneath was: These two copies agree with the Original documents, which I, notary public residing at Amsterdam attest, and in testimouy thereof, have affixed hereunto my notarial signature, this xiii Sept. 1647 (Signed) I. VAN DEVERE, Not: pub: A° 1647, xiii 9th mo.

After due collation, this is found to agree with the authentic copy, by us underwritten, in the absence of the secretary.

Jacob Kip, clerk 1649 Adrian van Tienhoven, witness.

MINUTES OF THE ATTENDANCE ON THE COUNCIL OF DELEGATES FROM HARTFORD TO NEGOTIATE FOR THE SURRENDER OF FORT HOPE (HARTFORD, CONN.) AND CONDITIONS OFFERED TO THEM.

This day the 10th July Ao 1642 before us the Director and Conneil of New Netherland, appeared Master Weytinge and Master Hill deputies of the Governor and Council of Hartford situate in the Fresh River of New Netherland, anthorized by credentials, who after proper audience have declared that they are sent to treat with us respecting the differences which exist between us and them, in regard to the possession of a certain tract of land situate on the aforesaid river, which they maintain is theirs, requesting to have peaceable and quiet possession thereof; whereunto we have answered: said land was Anno 1633 by us purchased from the right owners and paid for, as appears by the deed of purchase thereof existing, whereof also possession was taken in same year, and a fortification built, provided with a garrison and munitions of war, before any Christians had been in the abovenamed River, as we have shown them by divers authentic documents, requesting of the aforesaid deputies that we may occupy and cultivate our purchased and paid for lands in peace and quietness, or that they would acknowledge for sovereign Lords the High and Mighty Lords States General and his Highness of Orange and pay the quit rent for the possession of said land. Which they the deputies have provisionally accepted, and asked for time to show it to their Governor and Council of Hartford aforesaid, as we have allowed them according to the conditions likewise given to them. Thus done in Council on the day and year aforesaid.

Conditions offered by the Director General and Council of New Netherland to Mess's Weytingh and Hill delegates from the Hon^{Me} Council of Hartford. (The original is in Latin.)

They are to pay annually for our land at *Hartford* to the High and Mighty Lords States General of the *Belgic Provinces* or to their agents the tenth part of the produce of the lands, whether by the plough, the spade, or other manner of implement; orehards, kitchen gardens not exceeding a

* Mewbelen, "In our Netherland tongne Mewbelen does not include all movables, but only what is considered household furniture and implements or instruments, and not money." (Wassenaer.)

Dutch acre excepted, or in place of the tenths a quit rent to be hereafter fixed, so long as they shall be possessors of said land. Done in *Fort Amsterdam* in *New Netherland* the 9th of July Anno Chri. 1642.

RESOLUTION TO PREVENT THE INJURY DONE TO THE INDIAN TRADE BY ENGLISHMEN.

28th of August (1642) Having seen the request of the Fiscal in respect to the serious loss which the Hon^{the} Company is suffering by the English in prosecuting trade with the Indians, and that within our limits and customary trading places, principally by one George Lamberton, residing at the Red Mountain, notwithstanding we most expressly have protested against him, we have resolved not to permit it unless he George Lamberton pay the Company's duty whereunto the Fiscal is authorized to constrain him.

PATENT FOR LAND ON LONG ISLAND (BROOKLYN, FIFTH WARD).

We, Willem Kieft, Director General and Council of New Netherland etc, herewith testify and declare, that to-day, date underwritten we have granted to Claes Cornelissen Schoung a certain piece of land lying upon Long Island opposite Manhattans Island between the Ferry and Andries Hudde, where his land is nearest, stretching from Hudde's land along the river one hundred and two rods, into the woods S. E. by S. five and seventy rods and S. S. E. five and seventy rods, S. by W. thirty rods and along the land of Andries Hudde aforesaid N. W. one hundred three and seventy rods to the strand, containing sixteen morgens and one hundred five and sixty rods; under the express condition and stipulation etc etc.

Done the 14th of November A. 1642 at Fort Amsterdam in New Netherland.

WILLEM KIEFT.

By order etc Cornelis van Tienhoven, Secr.

APPOINTMENT OF AN ENGLISH SECRETARY.

On the 11th of December 1642.

Having noticed the great number of English who come daily to reside here under us, and that there are numerous law suits and their consequences occurring for which we have great need of a person who can write English and has some experience in law cases, in order to be able to assist us therein and to write letters here and there. Therefore we provisionally appoint George Baster to the aforesaid office, for which he shall receive yearly fl. 250 as wages.

6

DEED FOR A HOUSE AND GARDEN, TOGETHER WITH THE FERRY ON LONG ISLAND.*

In the year of our Lord and Saviour Jesus Christ, one thousand, six hundred and forty-three, the 24th of January, before me Cornelis van Tienhoven, admitted Secretary in New Netherland for the General Incorporated West India Company, appeared Cornelis Dircksen Hoochlandt, of the one part and William Tomassen, pilot on the yacht the Pauve (Peacock), of the other part, who in the presence of the underwritten witnesses, declared to have amicably agreed and contracted together in manner and terms underwritten.

Cornelis Direksen sells to the abovenamed William Tomassen his house and garden together with all that is fastened by earth and nail, situate on Long Island, and 16 @ 17 morgens of land adjoining with all its dependencies, together with the Ferry for his, Cornelis's, remaining time, subject to the approbation of the Hon^{Me} Director, and in case the Director will not please to give the Ferry to the purchaser, he, the purchaser, shall, nevertheless, adhere to the purchase of the house and dependencies thereof; the abovenamed William Tomassen also acknowledges to have purchased the house as aforesaid. For all which the purchaser promises to pay to the abovenamed Cornelis Direksen the sum of Twenty three hundred guilders, cash or wares to the satisfaction of the vendor, he, the vendor being bound immediately to make delivery and give a deed. For all which, parties respectively pledge their persons and properties; movable and immovable, present and future, submitting to that end to all courts, tribunals and judges. But delivery [cannot be demanded before the payment] of the abovenamed sum. In testimony and proof of the truth, this is signed by parties and by the witnesses hereunto invited, requesting that record be made hereof in form. All without frand.

Done the 24th of January A° 1643, in Fort Amsterdam in New Netherland, at the house of Jan Snediger.

CORNELIS DIRCKSEN.
WELLELL TOHANSSEN.
WILLEM KOSTER, WITNESS.
GARREYT DYRCKSEN BLAW, WITNESS.

To my knowledge

Cornelis van Tienhoven, Secretary.

INVENTORY OF THE PERSONAL PROPERTY OF THE WIDOW BRONCK AT EMAUS.

Inventory of the Goods and effects found at the house of Feuntije Jeuriaens, widow of the the late Jonas Bronck, residing at Emaus.

BOOKS:

1 Bible in folio.
Calvin's Institutes, folio.
Bullingeri.
Schultetus dominicalia.
Moleneri praxis, quarto.
German bible, quarto.
Mirror of the Sea (Seespiegd) folio.

^{*} The Ferry house stood about, where the Fulton Ferry house stands now.

1 Luther's Psalter. Sledani, folio. Danish Chroniele, quarto. Danish Law-book, idem. Luther's whole catechism. The Praise of Christ, quarto. ('t Lof Cristi.) The four ends of Death. (de vier Uyterste van ae doot.) Two Treasuries, small folio. Petri Apiani. Danish Child's Book. A book called, Forty Pictures of Death, by Symon Golaert. Biblical Stories. Danish Calendar. Survey (or View) of the Great Navigation ('t Gesicht der Grooten Seevaerts),* A parcel of eighteen old printed pamphlets by divers authors, both Dutch and Danish. 17 manuscript books, which are old. 11 Pietures, big and little. 3 guns. 1 musket. with silver mounting. 1 Japanese cutlass. 1 Dagger, with silver mounting. 1 black satin suit. 2 carpenter's axes. 1 old quilted satin doublet. 3 adzes, and some other carpenter's 2 old grogram suits. tools. 3 beds and 6 pairs of sheets. 1 blue damask woollen shirt. 2 hats. 4 pairs of pillows. 1 black cloth mantle, and 1 gold signet ring. 4 table cloths. 1 old mantle of colored cloth. 16 or 17 napkins. 6 old shirts. 1 small brewing kettle. 19 pewter plates. 3 half barrels. 12 ditto large and small. 1 half vat. 7 silver spoons. 3 tubs. 1 silver cup. 1 hogshead. 1 silver saltcellar. 1 churn. ditto little bowl. 3 milk pails old and new.

4 muds (a vessel containing four bushels). 4 tankards with silver chains. 2 mirrors; 1 with an ebony, and the other a gilt 5 old empty corn casks. 1 suit of black cloth. frame.

6 little alabaster plates. 1 pair of gloves. 3 copper kettles. 3 iron pots.

^{*} Calvin's famous work: Christianae religionis institutio. Bullinger, Henry, minister of the Ref. Church at Zurich in 1556 wrote Perfectio Christianorum and other religious books. Schultetus, John, born 1595, a celebrated surgeon of Ulm. Molinier, E., Moral and Practical Discourses. Sleidanus, Jo., author of History of the Reformation and other works.

	Zarty Cotonical Scittonionios.
1 ditto skimmer.	3 yearling heifers
1 extension table.	4 bull calves of this year.
1 chest containing sundry parcels	Hogs, number unknown running in the woods.
A few panes of window glass.	6 skepels of wheat. Sowed on the
A lot of old iron.	
1 stone house covered with tiles.	3 ditto of winter barley. bowery in the cleared land.
1 barn.	7 skepels of peas.
1 tobacco house.	1 ox plongh. with appurtenances.
2 barricks. (Bergen.)*	1 foot plough. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
2 five year old mares.	1 iron harrow.
1 six year old stallion.	1 block wagon.
1 two year old ditto.	2 sickles.
1 yearling stallion.	2 new scythes.
2 mares of one year.	1 old ditto.
5 milch cows.	23 new axes.
1 two year old cow.	4 old ditto.

All of which is found and inventoried at the house aforesaid by Feuntje Jeuriaens abovenamed, and Peter Bronck, in the presence of Everardus Bogardus, Minister, and Mr. Jochim Pietersen Kuyter both guardians of the abovenamed Feuntje Jeuriaensen hereunto invited and chosen the 6th May A* 1643, in New Netherland at the house aforesaid.

2 hoes.

FEUNTIE IEVRIAENS.
PETER BRONCK.

E. Boghardus. J. P. Kuyter.

To my knowledge

Cornelis van Tienhoven, Secretary.

PROCLAMATION OF PEACE WITH THE INDIANS OF L. I.

On the 4th March 1643.

2 yoke of oxen.

1 hull.

Whereas we are suffering at present great injury from these heathens, and many of the inhabitants are not certain of their lives and property, which doubtless has befallen us on account of our manifold sins. It is therefore resolved by the Council here that a General Fast and day of Prayer shall be observed on next Wednesday, being the fourth of March, for which every one can prepare, to the end that we, with hearty sorrow and earnest prayer, may move God to merey, and that He will not suffer His holy name to be prophaned by these heathens on account of our sins.

Whereas some troubles and misunderstandings have arisen between the Indians of Long Island and our nation, whereby on both sides blood has been shed, houses destroyed and burned, cattle slaughtered and the Indians maize plundered. Therefore between us and them, who now already resort under the great chief Pennawitz, a peace has been concluded and all injuries are forgotten and forgiven, all our good inhabitants are, then, hereby ordered and commanded, as we do hereby order and command them, to observe said peace in every respect, and in no wise to injure any of those Indians who inhabit Long Island, unless they commit some hostility against our people. In such case, everyone is at liberty to defend himself. To which end the Indians are also charged not to come with arms near our people. All this on pain of arbitrary correction, to be punished as breakers of the public peace. Thus done and published in Fort Amsterdam the 25th March A° 1643, new style.

PATENT FOR LAND ON LONG ISLAND (GRAVESEND AND NEW UTRECHT).

We, Willem Kieft, Director General and Council of New Netherland etc., herewith testify and declare, that on the first of August 1639 we have given and granted to Anthony Jansen of Salee one hundred morgens of land lying on the bay of the North river upon Long Island opposite Coney Island, stretching along the shore two hundred and fifty-three rods, N. N. W., from the shore about N. E. by E. two hundred and thirty-six rods, again along a bluff one hundred and twenty-four rods about S. E., S. W. by W., twenty-four rods, S. fifty-four rods, further to the strand S. W. by W. one hundred and seventy-four rods, with some points of land lying on the south side, containing eighty-seven morgens, forty-nine and one-half rods, also a point of land stretching southward from the house, surrounded on three sides by meadows, reaching S. W. by W. seventy-two rods, S. E. by S. ninety rods being an oblong with some protruding points containing twelve morgens five hundred fifty and one-half rods, under the express condition and stipulation etc etc

Done at Fort Amsterdam in N. N. this 27th of May 1643.

By order etc

WILLEM KIEFT.
CORNELIS VAN TIENHOVEN Scer.

Lease of La Montagne's Bowery Vredendael (Harlem) and Inventory of the Effects
there.

This day, date underwritten, before me Cornelis van Tienhoven, secretary of New Netherland, appeared Mr. La Montagne, Councillor of New Netherland of the one part, and Bout Francen from Naerden, of the other part, who acknowledge to have amicably agreed and contracted together about the hire of the bowery called Vredendael, situate on the Island of Manhattan, on the conditions and terms underwritten.

Mr. La Montagne leases the abovenamed bowery to Bout Fransen aforesaid, who also acknowledges to have rented the said bowery for the term of three consecutive years commencing from the date hereof and ending the 14th of June A* 1646, with which bowery Mr. La Montagne delivers all that is specified hereinafter according to the inventory. In regard to the cattle

mentioned in the inventory, the Lessee shall restore them to the Lessor, on the expiration of the lease in such number and condition as now received, and then the increase which shall be produced by God's blessing from said cattle, is to be divided half and half, it being well understood that the Lessor shall first withdraw his number. The Lessec shall, during the aforesaid lease keep in proper repair the house, bergh* and barn together with everything that is delivered with the howery, and surrender it again to the proprietor, at the end of the term, in the same condition as now received. The Lessee shall also be bound, during the lease, to cultivate the land diligently, and at the expiration of the term, to deliver it back properly fenced, when thirteen morgens of it must be sowed, as he now receives it, to wit, with rye, barley and peas. Bout Fransen shall likewise be bound to pay strict attention to the orchard, so that the trees belonging to the proprietor, may not be destroyed by cattle or otherwise. Parties shall, during the lease, share in common the risk of the death of the cattle, and if any die, the loss must be made good from the increase, so that the capital stock may remain complete.

The Lessee shall annually pay for said bowery and cattle as rent fifty skepels of rye, sixteen skepels of barley, and ten skepels of peas; for each cow shall be paid the first year, twenty pounds of good butter; the second and third year twenty-five pounds of butter for each animal as rent.

For the performance and assurance of all the aforesaid Wessel Eversen constitutes himself as bail and principal, and specially for the sum of three hundred and fifty Carolus guilders advanced by Mr. La Montagne to the Lessee which must be paid within one year from date, the same being for the wages of a servant man, board and security for the first year's rent; the servant's wages amount to one hundred guilders; to which end the above named Bout Fransen and Wessel Eversen, each as principal submit to all courts, tribunals and judges, placing under the control thereof their persons and properties, movable and immovable, present and future, without any exception.

Thus done and contracted on the bowery Vredendael, and it is, therefore, signed by parties, the bail and the witnesses hereunto invited and by me the secretary in the record, the fourteenth day of June Ao 1643, on the Island of Manhattan in New Netherland.

> LA MONTAGNE. BOUT FRANS.

This is the mark of Wessel Eversen, bail. Cornelis van der Hoykens, fiscal, witness. Cornelis Piters, witness.

Inventory of the goods and effects delivered by Mr. La Montagne to Bout Fransen for the behoof of the bouwery Vredendael.

The farm house, barn and bergh of four posts, 1 six year old stallion. cookhouse and hog pen. 1 boat with 2 oars.

1 wagon, nearly new. 1 serviceable foot plough with appurtenances.

iron harrow.

1 six year old mare.

1 stallion colt from 1 to 2 years. 1 female foal of ten weeks.

3 milch cows.

1 heifer of 14 months.

^{*} See note on p. 10.

lead.

1 yearling bull.	4 rings for sickles.
4 sows; 1 boar of 1 to 2 years.	4 billhooks.
1 new brewing kettle containing a hogshead.	2 weeding hooks.
1 three pronged fork.	2 new axes.
1 two pronged fork.	1 carry comb; 1 iron ladle to melt
rope line for 2 horses.	1 iron spade to dig with.
1 winnowing fan.	1 pewter tankard; 1 pewter cup.
1 peck measure shod with iron.	1 large pewter bowl.
1 iron bound churn.	1 " platter.
2 milk pails.	1 copper kettle.
1 butter tub.	1 grindstone.
1 new vessel containing one ½ hogshead	1 wheelbarrow.
1 water pail.	1 25 rung ladder.
1 oak chest.	2 millstones, clean and picked.
3 good scythes with their handles.	1 screw for the barrick.
3 sickles, good and bad.	1 auger.
2	1 carpenter's adze.
3 pickaxes 1 an English.	1 pruning knife.
1 cross cut saw.	1 hand saw.
4 iron wedges.	1 funnel.
1 buttermilk tub.	2 bits.
1 half barrel with a brass cock.	2 iron rings for a wooden mallet.
1 herring barrel.	1 gun.

4 rings for scythes.
1 iron bar 1½ feet long.
All which aforesaid I, Bout Francen, acknowledge to have received from Mr. La Montagnes promising to deliver them back to the abovenamed La Montagne in the like condition on the expiration of our contract, or in default the value or what is as good.

BOUT FRANSEN.

Cornelis Pieters, witness.

To my knowledge

CORNELIS VAN TIENHOVEN.

Mr. La Montangne discharges and releases Bout Francen from the aforesaid contract and his brother-in-law from the bail bond. Said Bout Francen has delivered the bowery back to Mr. Montagne 27th Sept. 1643.

LA MONTAGNE.

PATENT FOR LAND ON LONG ISLAND AT MERECHKAWICK (TWELFTH WARD BROOKLYN).

We, Willem Kieft, Director General and Conneil of New Netherland etc., herewith testify and declare, that to-day, date underwritten, we have given and granted to Peter Caesar* the Italian a certain piece of land for a tobacco plantation, lying in the bight of Merechkawick, where Peter Montfort has his land on the east and Michael Piecet on the west, stretching along the

^{*} Peter Caesar Alberto of Venice, Italy, ancestors of the Albertis and Burtis families.

valley fifty-seven rods and along the land of Peter Montfort southward into the woods two hundred and seventy rods, containing four and twenty morgens four hundred and fifty rods, with express condition and stipulation, that the said Caesar Alberto etc etc

Done at Fort Amsterdam in N. N. June 17th 1643.

By Order etc

Cornelis van Tienhoven, Secy.

WILLEM KIEFT.

On the first of May A* 1647 220 rods of land adjoining the above described piece the same in length and width were granted to *Peter Caesar*, provided it does not work prejudice to his neighbors. Signed the same day by *Willem Kieft*. By Order etc Cornelis van Tienhoven, Secr⁷.

PATENT FOR RED HOOK (BROOKLYN L. I.)

We, Willem Kieft, Director General and Council of New Netherland etc., hereby testify and declare, that to-day, date underwritten, we have given and granted to Wouter van Twiller, late Director in New Netherland, a piece of land called the Red Hook, situate on the North river, with express condition and stipulation etc etc

Done at Fort Amsterdam in N. N. the 22d of June 1643 new style.

WILLEM KIEFT.

By order etc

Cornelis van Tienhoven, Secr.

PATENT FOR LAND AT MESPATH KIL, L. I

We, Willem Kieft, Director General and Council etc herewith testify and declare, that to-day, date underwritten, we have given and granted to Burger Jorissen a certain piece of land sixty-five rods, along the valley eighty-five rods with a point of land one hundred and sixty-five rods and along the valley one hundred rods with a point of land near the valley of twenty rods and thence to the head of the valley, which bounds this land, seventy-eight rods; the width fronting the valley is eighty-five rods; containing twenty-nine morgens five hundred and sixty-six rods; under the express condition and stipulation etc etc.

Done at Fort Amsterdam in N. N. the 3d of July 1643.

WILLEM KIEFT.

By order etc

Cornelis van Tienhoven, Secry.

Patent for Land near the Long Island Ferry (U. S. Navy Yard, City Park and Part of Fifth Ward, Brooklyn).

We, Willem Kieft, Director General and Council etc, herewith make known, that to-day,

date underwritten, we have given and granted to Jacob Wolphertsen a piece of land situate upon Long Island on the East river, where the land of Cornelis Dirksen, the Ferryman, is the next to the west, stretching from the said Ferryman's land E. by S. along the river fifty-six rods and along the same towards the woods S. by E. 132 rods with a width back in the woods of forty rods and on the east side N. by W. 120 rods, containing 10 morgens and 48 rods: with the express condition and stipulation etc etc.

Done at Fort Amsterdam in N. N. the 3d of July 1643.

By Order etc

Cornelis van Tienhoven, Secry,

WILLEM KIEFT.

PATENT FOR LAND ON LONG ISLAND (GREENPOINT, SEVENTEENTH WARD, BROOKLYN).

We, Willem Kieft, Director General and Council etc, herewith testify and declare, that to-day, date underwritten, we have given and granted to George Bazter a piece of land for a plantation containing five and twenty morgens, situate upon Long Island behind the kil of Direk the Norman, stretching along the valley fifty rods and on the side of Direk the Norman's land towards the woods one hundred and fifty rods and back in the woods it is wide one hundred and fifty rods and thence along the side of Jan the Swede's land to the bend of a valley; with express condition and stipulation etc etc.

Done at Fort Amsterdam in N. N. the 6th of July 1643.

WILLEM KIEFT.

By Order etc

Cornelis van Tienhoven, Secry.

PATENT FOR LAND ON LONG ISLAND (NEWTOWN).

We, Willem Kieft, Director General and Council etc. herewith testify and declare, that to-day, date underwritten, we have given and granted to Tymen Jansen a piece of land situate on Long Island behind Peter the Chimney sweep about S. W. from the land of Burger Jorrissen and touching with the south point the point of Jan Platneus (Flatnose);* stretching along Burger's land S. S. E. from one valley to the other 165 rods with some promontories in form of a half sickle of fifteen rods and again to Burger's land, being the first starting place 147 rods N. by W. containing together with a similar triangular hook 22 morgens 324 rods including a valley stretching around this land, not mentioned here; with the express condition and stipulation ete ete

Done at Fort Amsterdam, the 13th of July 1643.

WILLEM KIEFT.

By Order of etc.

Cornelis van Tienhoven, Secr.

(The land covered by this patent is apparently identical with the one described on page 37.)

* His real name was Jan Jansen from Ditmarsen in Holstein, progenitor of the Ditmars family.—B. F.

PATENT FOR LAND ON LONG ISLAND (NEWFOWN, EASTSIDE OF DUTCH KILLS).

We, Willem Kieft, Director General and Council of New Netherland etc. herewith testify and declare, that to day, date underwritten, we have given and granted to Richard Brutnel a piece of land situate upon Long Island, stretching along the limits of Mister Doutey N. N. E. one hundred and twenty-three rods, thence to the kil N. W. and N. W. by W. 195 rods and along the kil with different courses on account of several points of land mostly in the shape of a half moon 353 rods containing 49 morgens 131 rods; with the express condition and stipulation etc etc

Done at Fort Amsterdam in N. N., the 28th of July 1643.

WILLEM KIEFT.

By Order etc

Cornelis van Tienhoven, Sec^r.

PATENT FOR LAND ON LONG ISLAND (SEVENTH WARD BROOKLYN).

We, Willem Kieft, Director General and Council etc. herewith testify and declare, that to-day, date underwritten, we have given and granted to Jan Montfort a piece of land situate on the bay of Merechkawick between the land of Joris Rapalje on the east side and the land of Peter Montfort on the westside, stretching along the valley 88 rods and along the land of said George Rapalye 8. towards and into the woods 210 rods and in width back in the woods 88 rods and near the valley northward to the valley 210 rods containing all together 28 morgens; with the express condition and stipulation etc etc.

Done at Fort Amsterdam in N. N. the first of December 1643.

WILLEM KIEFT

By Order etc

Cornelis van Tienhoven Sect.

In the year 1647 one hundred and ninety rods in the rear of the foregoing piece of land along the whole length of it and in proportionate width, were granted to the widow of Jan Montfort provided it work no prejudice to the neighbors. On the first of May 1647 it was signed at New Amsterdam by Willem Kieft and below stood By Order etc C, van Tienhoven, Seer.

COURT PROCEEDINGS AGAINST A. VAN DER DONCK SHERIFF OF RENSELAERWYCK FOR ENCROACH-MENT ON THE PRIVILEGES OF THE COMPANY.

On the 21 May 1643.

Cornelis van der Hoykens, fiscal general New Netherland, Pltf ags't Adriaen van der Donck, sheriff of Renselaerswyck, Deft. In the case of an attack on the privileges of this country.

Having seen the summons served on said Verdonck on the requisition of the Fiscal of New Netherland to appear personally before us in six weeks after the receipt of said summons, and the defendant having been called three times, and not appearing, therefore we have allowed a default against him and ordered that said *Verdonek* shall be again summoned to appear personally before us within four weeks from this date, to defend his ease.

Whereas Adriaen van der Donck, sheriff of Renselaerwyck has on the 9th November 1642 seized some goods on the bark of the Patroon of said Colony from Fort Amsterdam belonging to Jan Laurensen, the duty on which was paid in Holland, which goods the said Jan Laurensen had put on board of said bark to be discharged at Fort Orange and delivered to his partner residing there, as appears by affidavit of March 5 1643, for which cause Verdonck had been summoned by the Fiscal General of New Netherland to appear personally before the Director and Council of New Netherland, to answer for the attack and excess committed on the justice and privileges of New Netherland, on which summons default for failure of appearance was granted; he is summoned formally in addition the second and third time. Therefore we the Directors and Council having heard the complaint and requisition of the Fiscal, taking into consideration the consequence of the case, have declared the abovenamed Verdonck in contamacy and rebel against justice and therefore have condemned him to restore the goods seized by him, or the value thereof according to the invoice of the complainant, with damage thereon estimated at fifty guilders, I mean 60 guilders, and in addition to pay a fine of one hundred guilders and the cost of suit, hereby commanding him not, and forbidding even more, to do such an act on pain of losing his office and being arbitrarily punished.

Thus done in Council in Fort Amsterdam in New Netherland the 8th of October A* 1643.

Declarations concerning depredations on Long Island.

Before me, Cornelis van Tienhoven, secretary of New Netherland, appeared the underwritten witnesses, who, at the request of Anthony Jansen from Salee, attest, testify and declare in place and with promise of a solemn oath, that it is true and truthful that about noon yesterday the erew of the Seven Stars and the privateers went together on the land of Anthony Jansen from Salee situate in the Bay, who, as an Englishman, sailing in one of the said ships, said, took from there fully 200 pumpkins. The witnesses asked, What were they doing there? They answered, We are in search of the hogs on Coney Island; if we find the hogs, we shall take them all away with us. Thereupon the deponents replied, Those who are running there are Lady Moody's hogs. We shall not then go there, said the Seven Stars' crew.

Done the 13th October 1643.

This is the RITSCHERT R MARK OF AESTEN.

This is the A mark of Ambrosius Lonen.

This is the / mark of RITSCHERT STOUT.

We the undersigned attest that there is not on board the frigate La Garce more than one-half barrel of cabbage, being about 20 @ 30 heads therein; among these are small cabbages not

bigger than a fist, and about seventy pumpkins and a few turnips, sixteen fowls for the Seven Stars and her erew, without having injured or taken any other animals.

This is the mark O of PHILIP JANSEN.

This X4 is the mark of ABRAHAM JANSEN.

By me Symeon Hobbins.

ARY LEENDERSEN, pilot of La Garce.

PROTEST BY DIRECTOR & COUNCIL AGAINST THE FISCAL FOR NEGLECT OF DUTY.

We, William Kieft, Director General and the Council of New Netherland, to you Cornelis van der Hoykens, fiscal and schout of New Netherland.

Many complaints are daily heard of thefts, robberies, killing of hogs and goats and other excesses, and they are increasing every day more and more; yea, will from all appearance, shortly calminate in public plundering and highway robbery, and it is moreover to be feared that people will murder one another, and all this because no delinquents are arrested, prosecuted, or punished. Here also, from time to time, divers Ordinances are published to prevent such scandals as much as possible, but inasmuch as no effort is made to put the laws in exceution, so all disorders have full swing. Judgment has, likewise, been pronounced and orders issued to receive the Company's duties; these also have remained unexecuted. Moreover, divers people have died and been killed by the Indians, of whose property no due inventory has been made, nor their estate regulated. And whereas all these matters appertain to your office, and the fault lies exclusively at your door, and the commonalty, meanwhile, generally complain that they are put off by words and, further, that no result follows, and that you throw the blame on the Director, on the ground that you have no people to assist you.

Therefore you are, hereby commanded to obey in all particulars your instructions, as you are in duty bound to do, so that justice may not wholly fall into decay. And in order that you may have no excuse that you have not sufficient force to assist you, we assure you, as we have formerly repeatedly done, that the Director and Council and all the soldiers are ready to support you; moreover, you will have, furthermore, your deputy Sheriff and the Provost with all the negroes at your command; and if you remain in default, We protest against all damages, mischiefs, losses and injuries which may happen in consequence, because we are innocent thereof, and shall thereon resolve accordingly as we deem proper.

[We, also, have assurance that you have atrociously defamed the Director at earousals or at the guard house, saying that he is a raseal, a thief; that he is drinking every day with Mr. La Montaque and then shuts his room tight; that he steals the Company's beavers and sends them over; that he buys a great deal and does not enter all on his account; that he has ruined the country, and that the Director would now wish you to save it; that you well know who buy the hides, &e. with many other calumnies which you, by your oath, should punish. Therefore we require that you prove all this, or that you suffer the punishment thereto assigned.]

Note, -The paragraph within [] is cancelled in the Dutch Record.

The Fiscal gave for answer that he has from time to time, done his best, and has performed his duty to the best of his ability, 5th of January, 1644.

The Director and Conneil reply that the general complaint shows the reverse, and protest as aforesaid.

Thus done in the presence-

DECLARATIONS CONCERNING THE DESTRUCTION OF JOCHEM PETERSEN KUYTER'S HOUSE BY INDIANS,

This day, the 9th of March A* 1644, before me, Cornelis van Tienhoven, Secretary of New Netherland, appeared the underwritten persons, who, each for himself, at the request of Jochim Pietersen Kuyler, attest, testify and declare, in place and with promise of a solemn oath if need be and thereunto required, that their declaration is true.

Cornelis Cornelissen from Utrecht, aged 22 years, declares that he stood sentry on the night of the 5th of March in front of the house of the said Jochim Pietersen,* being about two hours before day, near the corn rick, about fifty paces from the barn, when he, the deponent, saw a burning arrow, the flame whereof was as blue as the flame from sulphur, coming about twenty paces from the house, between the dunghill and the cherry door, which arrow fell on the thatch of the house and in consequence of the violent wind the house was immediately wrapped in flames. He immediately heard the report of a gun in the same quarter that the arrow came from. The house was burned to the ground. Also, that the English soldiers during the burning would not come out of the cellar, where they were sleeping, and remained therein till the house was destroyed. Wherefore they obtained no help from the English.

Jan Hageman, aged twenty-two years, declares that during the fire the English soldiers did not come out of the cellar to afford any assistance, before and until Jochim Pietersen's house was burned down to the ground.

Peter Jansen, aged twenty-four years, declares that during the time Jochim Pietersen's house was burning, the English soldiers did not come out of the cellar where they were sleeping, until the house was entirely burned to the ground.

Jacob Lambersen, from Hilversom, aged about twenty years, declares at the request aforesaid, that on the 5th of March last, about two hours before day, he going the rounds about Mr. Jochim Pietersen's house, on turning around saw a burning arrow, the flame whereof was blue as the flame of sulphur, coming between the dunghill and the cherry door, which burning arrow fell on the ridge of Jochim Pietersen's house that was burned to the ground in consequence of the violent wind and the raging flame. Whilst the house was on fire, he, the deponent, heard the report of a gan which they suspected was fired by the Indians whom they heard in the morning yet yelling and shooting. During the aforesaid fire, the English soldiers remained in the cellar without offering any assistance.

Dirck Gerritsen, aged twenty years, declares that the English soldiers did not come out of the

^{*} Jochim Pictersen Kuyter's farm of about 400 acres at Schorrakin, or as he called it Zegendael (Vale of Blessing) may be located along the Harlem River from about 125th to 145th Streets, reaching back land inward to 5th and 8th Avenues

cellar so long as the abovementioned house was on fire, and he, the deponent, narrowly escaped with his life through the raging fire.

All which they, the deponents, each in particular for himself, offer to confirm on oath, declaring that they do this to bear testimony to the truth, to no man's prejudice or wrong.

Done on the day and in the year abovewritten in Fort Amsterdam in New Netherland.

Before me, Cornelis van Tienhoven, Secretary in New Netherland, appeared Philip Dormiere, aged about thirty-four years, John Detton, aged twenty-six years, Thomas Conine and Marry Williams, all soldiers, who, at the request of the Honbie Mr. William Kieft, Director General of New Netherland, attest, testify and declare in place and with promise of an oath if necessary, that before the expedition to Stamford took place, Jochem Pietersen, at whose place we were in garrison, sent us to the Manhattans saying that he had no further need of us, wherefore we went to the fort and reported the matter to the Director. All which the deponents declare to be true.

Done the 8th of July A 1644 in Fort Amsterdam in New Netherland.

PHILLIPE DE REMIER.

This affidavit is confirmed on oath at the hands of the Fiscal. This is the mark of Thomas Coninc.
John Detten.
This is the mark to of
Henry Wilems.

Jan Eversen Bout, aged about forty-four years, and Claes Jansen baker, aged about thirty-six years testify at the request of Mr. William Kieft, Director General of New Netherland, in the presence of the Fiscal, that on the 7th of March last we heard an Indian named Ponkes, say in the Indian language, which we perfectly understood, of his own free will, that the Indians, our enemies, did not burn Jochem Pietersen's house, and that he never heard any Indians say so, who, when they had done any mischief, he said, boasted of it, but that nothing else was better known among the Indians than that the Dutch themselves had burnt the aforesaid house, and removed through fear of being killed there. All which the deponents ** ** **

Before me, Cornelis van Tienhoven, Secretary of New Netherland, appeared Ponkes, an Indian of Marechkawirck, who was with the Indians, our enemies, during the war, and who voluntarily on the 7th March declared in his own tongue, in the presence of Jan Eversen Bout, Frederic Lubbersen and Cors Pietersen inhabitants here, before the Fiscal, which statement and declaration of the aforesaid Indian the abovenamed persons declare fully to understand. Therefore they, the deponents, declare, that on the 7th of March last, they heard the Indian's statement who said, that the Indians, our enemies, did not set Jochem Pietersen's house on fire, the rather as they inquired among themselves who might have done it, and as the Indians when they commit any villainous deed, boast thereof, thinking they have done a good and great deed, they cannot understand that Indians should have burned the house. All which the deponents declare to have heard from the Indians in the Indian language, offering to confirm the same.

Done in Fort Amsterdam in New Netherland, the 9th of March 1645.

The deponents refused to sign in the presence of the Conneil and undersigned witnesses in whose presence they acknowledged to have heard the aforesaid fron the Indian. Done as above-

PHILLIPE DU TRYAX.

WILLEM BREDENBENT, under Sheriff. Daniel Kaggen.

In my presence who also understand the Indian language, and have likewise heard the same from the Indians.

Cornelis van Tienhoven,

Secretary.

PROTEST OF THE FISCAL OF N. N. AGAINST BUILDING A FORT ON BEREN ISLAND AND COUNTER-PROTEST OF THE QUARTERMASTER OF RENSELAERSTEYN.

I, Cornelis van der Hoykens, fiscal of New Netherland, To you, Nicolaes Coorn, quartermaster for Mr. van Renselaer in his Colony:

Whereas I am certainly informed that you design, and have received orders from the Hon^{Ne} Patroon to establish yourself with your men on Beren Island, three (Dutch) miles below Fort Orange, and to erect a Fort there, for which purpose you have also brought cannon to plant them thereon, and as this expressly conflicts with the Freedoms granted to the Patroons, inasmuch as a Colony cannot extend more than four miles along one bank, or two miles on each side of a river, as appears by Article 5; and whereas Beren Island is fully two miles and more beyond the limits of the Colony, and to erect a fortress there which can command the river and shut off Fort Orange tends to the ruin of the Company and the dimunition of their rights, therefore I request to know what power and order you have for this from the Lords Directors, and in default thereof, I most expressly forbid you to erect or construct any fortifications outside the limits of the Colony of Renselaerswyck, and if, notwithstanding, you proceed, I protest against all damages, injuries and losses which may arise herefrom, the same to be recovered from you or whom it may concern.

I, Nicolas Coorn, quartermaster of Renselaerssteyn for the Honbie Kiliaen van Renselaer hereditary commander of the Colony on this North River of New Netherland under the supreme jurisdiction of the High & Mighty Lords States General of the United Netherland and the Incorporated West India Company, and as his vice commander in his place, notify you, Cornelis van der Hoykens, fiscal of New Netherland, that you shall not attempt to hinder me, to frustrate the projected design on Beeren Island, or to offer any molestation, as the High & Mighty Lords States General and the Incorporated West India Company have granted him, the Patroon, the perpetual and hereditary right to enlarge, fortify and strengthen his said Colony, over which, should anything wrong occur, you, Cornelis van der Hoykens, fiscal, shall have to look out, and in case of damage, I, Nicolaes Coorn aforesaid, do protest that the acts done to me are to be debated and settled by the Lords Directors and the Honbie Patroon, inasmuch as the undertaking is intended to prevent the canker of freemen from entering his Colony.

NICOLAES KOREN.
DAVID PROVOOST, WITNESS.
OLOFF STEVENSEN, WITNESS.

The Fiscal Cornelis van der Hoykens persists in his interdict and protests as before. Done Manhatans the 18th of March 1644 in New Netherland.

Cornelis van der Hoykens, fiscal.

To my knowledge

Cornelis van Tienhoven, Secretary.

PAPERS RELATING TO THE QUARREL BETWEEN THE GOVERNMENT AND THE PATROON OF RENSE-LAERSWYCK.

I, Peter Wynkoop, supercargo on the ship called The Arms of Renselaerwyck over the goods laden therein and on behalf of the Honder Patroon Kiliaen van Renselaer, do protest against Mr. Cornelis van der Hoykens fiscal, for the injury and violence perpetrated on me, in discharging the ship, as if the Patroon aforesaid must be affronted, which tends exceedingly to the shame, reproach and damage of the Honder Patroon who is the oldest Patriot of the country. I assert that people ought to unload and confiscate such ships as come here without commission and drive their trade; and as this brings New Netherland and its officers into disrepute, but not so a Patroon who so greatly advanced his Colonic and New Netherland, as I maintain, then do I, Peter Wynkoop, once more protest against you van der Hoykens, fiscal, and demand from the Honder Director and Council in New Netherland satisfaction for the loss and for the force committed in unloading the ship The Arms of Renselaerswyck.

Done Manhattans this 18th of March A° 1644.

The fiscal answers: He had obeyed orders and his Instruction and had used no force.

Cornelis van der Hoykens, fiscal.

WILLEM DE KEY. YSEBRANT CLASEN, both witnesses.

To my knowledge,

CORNELIS VAN TIENHOVEN,

Secretary.

MINUTE OF THE APPEARANCE IN COUNCIL OF THE SACHEM OF MATINNEKONCK, L. I. TO SUE FOR PEACE.

15th April 1644.

Appeared in Council Gauvarowe, sachem of Matinnekonck, who acting for the adjoining villages of Indians, viz.: Matinnekonck, Marospine and Siketeuhacky, requested to have peace and to plant in the abovenamed villages, which we grant them, provided they will not attempt to injure any of ours, and will not suffer the Indians of Reckonhacky, The Bay and Marechkawieck among them and will keep themselves separated from them, and that this shall be told to their Sachems on the Plain near Mr. Fordham's; in case they are overtaken and killed among those or any of our enemies by the Dutch, we shall be held guiltless thereof. Wherewith the Chief Ganvarowe is very well satisfied, and for confirmation a present is given to him.

PATENT FOR CONEY ISLAND, L. I. (AS IT THEN WAS).*

We, Willem Kieft, Director General and Council of N. N. etc herewith testify and declare, that to-day, date underwritten, we have given and granted to Gysbert op Dyck, the whole Coney Island, situate on the east side of the bay running into the North river, with the valleys thereto belonging; on condition that in case it should be deemed necessary or advisable the Company reserves the right to establish fisheries upon the said Coney Island where most suitable; also a piece of land† situate near Coney Hook stretching N. E. from Coney Hook, it lies with its S. E. point to or near the seashore and on its west side a kil comes in on the cast side of Coney Hook, from this kil E. forty-nine rods, E. by S. two hundred and forty rods, S. S. W. half point W. one hundred and thirty rods, W. a little N. two hundred and twenty-five rods, N. by W. to the place of beginning one hundred rods, containing together forty-three morgens five hundred and fiftyone rods; with the express condition and stipulation etc etc.

Done at Fort Amsterdam in N. N. the 24th of May 1644.

By Order etc Cornelis van Tienhoven, Secr.

WILLEM KIEFT.

Declaration concerning Sir Edmund Pleyden's ownership of a bark.

I, Peter Jansen from ant, aged about 22 years, testify at the request of Mr. Moor that he being in the year 1643 in the river named Roppehanick, in Virginia, heard one Mr. Middeller, say, that the bark now belonging to Peter Louwerensen and Mr. Thockmorten, then navigated by said Middeller was the property of Sir Elmund Pleyden, knight, to wit, the half of the bark and two hogsheads of flour freighted in said bark for account of the said Knight; the affiant offering to confirm the same on oath.

Done the 7th of July 1644.

PETER JANSEN.

At the request of Govert Loockmans, the underwritten witnesses, to wit: Cors Pietersen aged about thirty-three years, Harman Arentsen from Bremen, aged 38 years, Cornelis Mauritsen Bout, aged 27 years, William Pietersen, aged 29 years, Johannes Verbrugge, aged about 20 years, Harman Douvesen aged 26 years, Harmen Bastiaensen, aged 25 years, Jacob Jansen, aged 23 years, and Elbert Elbertsen, aged 24 years, jointly and each for himself, attest, testify and declare, in place and with promise of a solemn oath, if need be, that it is true and truthful that Govert Loockmans in

^{*} Coney Island in the days of this patent was considerably smaller, than now; its north shore along the "Ditch" connecting Gravesend Bay and Hubbard's Greek measured 39 chains, its southshore 90 cha. along the Ocean and from the point on Pain Island Inlet to the entrance of the "Ditch" into the Bay not quite 40 chs.

[†] Afterwards called Gysbert's or Johnson's Island, now the part of Coney Island nearest to Gravesend.

company with the deponents, sailed from Fort Orange in the yacht Good Hope. Passing by Beeren Island, where Nicolaes Coorn is keeping his residence in the name of the Patroon Renselaer, the abovenamed Nicolaes Coorn cried out to Govert Loockmans, sailing past, Strike! Who answered, for whom shall I strike? Coorn thereto replied: For the stapleright of Renselaerswyck. To which the abovenamed Govert Loockmans answered: I strike for no man save the Prince of Orange and the Lords to whom I am subject. Whereupon Nicolaes Coorn immediately fired a cannon. The first shot went through the mainsail, and cut one of the shronds, a halyard and a gasket; the second shot with ball, missed; the third shot, fired by an Indian from a gun loaded with ball, passed through the Prince's flag about a foot above the head of the abovenamed Loockmans who was holding the flag in his hand. Notwithstanding all this, Loockmans sailed down and pursued his voyage without firing back or making use of other force. All which we, the undersigned deponents declare to have thus happened in fact, and to be true, offering to confirm this by oath; also that this is done by us in order to bear testimony to the truth, to the prejudice, wrong, hate or favor of no man in particular.

Done on board the yacht *The Good Hope* lying in the roadstead in front of *Fort Amsterdam* in *New Netherland* the 5th of July, 1644.

This is the + mark of Cors Pietersen, abovenamed.

This is the XX mark of HARMAN ARENTSEN

This is the Jum mark of Cornelis Mauritsen Bout.

HARMAN DOUUES.

HARMON BASTIAENS.

JACOB JANSEN.

JAN VERBRUGHEN.

ELBERT ELBERTSEN.
WILLEM PIETERSE DE GROOT.

To my knowledge.

Cornelis van Tienhoven, Secretary.

Before me Cornelis van Tienhoven, Secretary of New Netherland, appeared Isbrant Claesen, aged 44 years, Lubbert Jansen, aged 43 years and Jan Tomassen, aged about 40 years, who jointly and each for himself, at the request of Nicolaes Coorn, officer in Renselaerswyck, attest; testify and declare in place and with promise of an oath, if necessary, that it is true that Govert Loockmane, sailing sometime ago from above past Beren Island, Nicolaes Coorn had a shot fired with loose powder as a warning. Govert sailing on, Nicolaes Coorn aforesaid hailed and said: Strike! To which Govert made answer; For whom shall I strike? Nicolaes Coorn said: For the right of Renselaerswyck. Govert spoke: I strike for no man but the Prince, and him whom I serve. Then Coorn let fly a shot after the bark. Govert Loockmans cried: Fire you dogs: may the Devil take you! Then Officer Coorn fired a shot which passed through the sail. All which the afflants offer to confirm.

Done in Fort Amsterdam in New Netherland, the 7th of October 1644.

Ysebran Clasen. Lubbert Jansen. COURT PROCEEDINGS, DAMAGES ASKED AGAINST NICOLAES COORN FOR FIRING ON LOOCKMAN'S VESSEL, WHEN PASSING BEEREN ISLAND.

6th of October 1644 in Fort Amsterdam.

William de Key Pltff, ag'st. Nicolaes Coorn, Deft.

Because Coorn being appointed officer on Beren Island by Mr. Renselaer shot at and disabled Loockman's vessel with canon.

Defendant says he was authorized so to do by Patroon Renselaer.

Ordered that Coorn shall prove his words to-morrow.

8th of October, 1644.

William de Key, attorney of Govert Loockmans, Pltff. ag'st Nicolaes Coorn, sheriff in Renslaerswyck, Deft.

Deft. having damaged by shot the sloop of *Loockmans*, wherefore the Fiscal assumes the case for the government of *New Netherland*.

Having seen the affidavits which were made and confirmed on oath on the requisition of the Pltff. and the affidavit of Deft. with the Fiscal's conclusion, taking cognizance of the protest and prohibition made by said Fiscal to the Deft. We, therefore, condemn Deft. to pay the damage he did with shot to the Pltff's sloop, said damage to be assessed by two arbitrators to be chosen for that purpose, forbidding him to repeat the act on pain of bodily punishment, and he shall within ten months produce the approbation of his Patroon confirmed by superior authority, and in default thereof further proceedings shall be taken on the Fiscal's complaint, and in the meanwhile he, the Deft. must not depart from the limits of New Netherland.

COUNCIL MINUTE, THAT REV. E. BOGARDUS REFUSED TO RECEIVE AN ADMONITION IN WRITING

23rd March 1645.

The Hon^{Me} Director William Kieft has, by approval of the Council, sent an admonition in writing, dated 23 March to the minister Bogardus, which he would not receive or open, and the paper is returned by the court messenger.

RESOLUTIONS TO EMPLOY A LONG ISLAND SACHEM AGAINST HOSTILE INDIANS.

This day, being the 24th of May 1645, came here a chief named Witaneywen, sachem of Mockgonekone, stuate on Long Island, with forty-seven armed Indians, who offered their services to the government, whereupon the Director convened these underwritten persons: Fiscal van der Hoykens, Mons' la Montayne, Captain Onderhil, Ensign de Leure, Commissaries Oloff Stevensen and Gysbert Opdyck, and of the Selectmen Jan Eversen and Jacob Steffelsen, when said sachem submitted his proposal, and it is resolved that he shall embark in one of the Company's sloops, and sail to the place where he is to land his spies to discover the enemy; they are to report the enemy's whereabouts, and he shall then endeavor to beat them with all his force, and after the work is performed, he is to return here and he shall be rewarded as he deserves. The Director is to provide them with the necessary rations in the sloop, etc.

Before us the Director and Council of New Netherland appeared Wittaneymen, sachem of Mochgonnekonek, declaring to be empowered by his brethren, named as follows, to wit: Rochkouw, the greatest sachem of Cotsjewaminck, Mamawichtouw, sachem of Cutsjeyick, Weyrinteynick, sachem of Mirrachtauhacky, and said, as well in his own name as in that of his brethren aforesaid, that they had taken under their protection the villages named, Ouheywichkingh, Sichteyhacky, Sicketauyhacky, Nisinckqueghacky, at which place the Matinnekonck now reside, and Reckonhacky, and requested to walk in a firm bond of friendship with us and promised that the Christians should experience at the hands of his people, or of those abovenamed villages, nothing but every kindness, and as a proof of their good disposition, they offered to go against our enemies, which he has done, and brought a head and hands of the enemy, and has agreed with us to aid our people from henceforth against the Indians our enemies, which we have accepted. In ratification of this treaty, we have given a present to the abovenamed chiefs, with promise not to molest them so long as he and the abovenamed villages remain in their duty, but to show them all possible friendship. In testimony of the truth the original is signed by us, confirmed by our seal and handed to the chief, the said seal being pendant thereto, the 2Jth of May, 1645, in Fort Amsterdam, in New Netherland.

Patents for Land on Long Island (Brooklyn).

We, Willem Kieft, Director General and Council etc. herewith testify and declare, that to-day, date underwritten, we have given and granted to Jan Eversen Bout a piece of land at Marechkawick on the kil of Gouvanes, maize land as well as woodland; joining the easternmost end of Huych Aertsen and the westernmost end of Gerrit Wolphertsen's land into the woods N. E. by N. one hundred and sixty-five rods, with a width in the woods S. E. to the land of Huych Aertsen ninety-six rods, along the said Huych Aertsen's land to the maize land fifty-five rods S. W. and S. W. by W., thence to the valley S. W. a little S. one hundred and thirty-seven rods thence to the place of beginning along the valley (with some points of land) laid down in a paradinic (?) both places of Jan Eversen as well as of

Jacob Stoffelsen containing together twenty-eight morgens two hundred and seventy-one rods; with the express condition and stipulation etc etc

Done at Fort Amsterdam in N. N. this 6th of July 1645.

WILLEM KIEFT.

By Order etc. C. VAN TIENHOVEN, Secr.

We, Willem Kieft etc etc. have given and granted to Claes Jansen from Naerden a piece of land lying about S. by E. somewhat E. opposite to the Fort on Long Island and bounded S. W. and S. E. by Frerick Lubbersen and N. E. by Jan Manje it stretches along said Jan Manje's land from the strand S. E. ½ point one hundred and eighty rods, S. E. fifty rods south of the hill S. W. by W. and W. S. W. eighty rods, again through the woods along the land of said Frerick N. W. by N. one hundred and eighteen rods and again fifty rods N. W. by W., then along the strand seventy-four rods, containing altogether twenty-one morgens two hundred rods; with the express condition and stipulation etc etc

Done in Fort Amsterdam in N. N. the 30th of Septbr 1645.

We, Willem Kieft ete etc., have given and granted to Henry Breser a piece of land lying on the East river between the land of Cornelis Dircksen, the Ferryman, S. by E. from the strand up one hundred and thirty-two rods, E. a little S. forty-five rods to the maize land, then through the maize land to the valley one hundred and nine rods, along the valley N. E. by N. twenty rods, then again towards the woods next to Jan Detten's land W. N. W. to the woods and through the mext to Frerick Lubbersen's to the East river N. by W. one hundred and twenty rods, along the shore to the place of beginning fifty-six rods, containing sixteen morgens four hundred and sixty-eight rods, with express condition and stipulation etc.

Done in Fort Amsterdam in N. N. this 4th of Septbr 1645.

PATENT FOR LAND ON LONG ISLAND (BROOKLYN).

We, Willem Kieft, etc etc, have given and granted to Frerick Lubbersen a piece of land situate upon the East river between the land of Henry Bresen and Edward Fiscock, stretching along Jacob Wolphertsen's or now Bresen's land N. W. by W. one hundred and twenty rods, in width back in the woods E. by N. fifty-nine rods, again to the strand N. and W. by W. one hundred and thirty-four rods, along the strand W. by S. ½ S. seventy-eight rods, containing fifteen morgens fifty-two rods, with the express condition and stipulation etc etc.

Done in Fort Amsterdam, in N. N. this 4th of Septbr 1645.

PATENT FOR LAND ON LONG ISLAND (WILLIAMSB'GH).

We, Willem Kieft, etc etc have given and granted to Claes Carstensen land for a plantation, stuate upon the Long Island behind Jan the Swede's stretching along the river two hundred and seventeen rods, beginning at the half hook inclusive and towards the woods S. S. W. one hundred and eighty rods, then S. forty-five rods, W. by S. fifty-one rods and thence to the river N. W. one hundred rods, containing twenty-nine morgens five hundred and fifty-three rods in addition to which one-half of the valley on the kill is also granted to him; with the express condition and stipulation etc etc.

Done at Fort Amsterdam in N. N., the 5th of Septbr 1645.

PATENT FOR LAND ON LONG ISLAND (NEWTOWN).

We, Willem Kieft, etc etc have given and granted to Jurien Tradel who has married the widow of Hendrick Harmensen a piece of land situate upon Long Island, E. of the Hellegat, and W. of the great bay, opposite three islands called the three Brothers, it being the westermnost book of the said piece of land, the easterly point of the said bay, and reaches from the strand along a thicket S. by W. two hundred and sixteen rods to a large fresh valley, along said valley to a fresh water kil, which divides the land of Mr. Douthey from this parcel, then along the kil to the bay and along the shore of the river to the place of beginning, containing by measurement sixty-nine morgens one hundred and eighty-three rods; eight morgens of the aforesaid fresh meadow belong to this parcel, also a small island nearly W. of the house; with express condition and stipulation etc etc.

Done at Fort Amsterdam in N. N. the 5th of Septbr 1645.

INDIAN DEED FOR LAND ON LONG ISLAND (SOUTHERN PART OF KINGS COUNTY).

We, Willem Kieft, Director General and Council of New Netherland, testify and declare herewith that to-day, date underwritten, personally before us appeared Seysey, chief, Sepinto, Ponitaranachyyne, chiefs and owners of the lands between the Coney Island to Gouwanes along the North river and from Coney Island along the senshore to Weywitsprittaer and thence North by West and North North West to Gouwanes aforesaid, who declared, that with consent and approval of the other Indians, for and in consideration of a certain quantity of merchandise, which they acknowledge to have received to their satisfaction and contentment before the passing hereof, they have transferred, ceded, surrendered and conveyed in true, free and lawful possession to and for the behoof of the Noble Lords Director of the Priv. W. I. Company, Department of

Amsterdam, the before described parcel of land situate upon Long Island, with all the action rights and privileges etc etc.

Done at Fort Amsterdam in New Netherland, the 10th of September A° 1645.

The mark of

WILLEM KIEFT. LA MONTAGNE.

Ponitaranachgyne made by himself.

La Montagne.

The mark of Sipento made by himself.

OLOFF STEVENSEN.

To my knowledge,

Cornelis van Tienhoven, Sec,

PATENT FOR LAND ON LONG ISLAND (BROOKLYN).

We, Willem Kieft, etc etc, have given and granted to Andries Hudde a piece of land upon Long Island, almost opposite the Fort, touching S. W. the land of Jan Manje and S. or in the rear the maize land of Frerick Lubbersen and bounding on the East side the land of Claes Cornelissen Meutelaer, in front along the strand from the land of said Meutelaer to the land of said Manje S. W. by S. seventy-two rods, along the land of Manje to the aforesaid maizeland S. S. E. and S. by E. between both two hundred and forty-five rods, then through the woods to the land of Meutelaer aforesaid and the place of beginning N. W. one hundred and fifty-six rods, containing twenty-seven morgens two hundred and fifty-six rods; with the express condition and stipulation etc etc.

Done at Fort Amsterdam in N. N., the 12th of Septbr 1645.

PATENT FOR LAND ON LONG ISLAND (NEWTOWN).

We, Willem Kieft, etc etc have given and granted to Peter Andriessen a piece of land lying on the East river opposite Hog's Island, E. of Domines Hook, stretching from the river to the valley of Jochem Pietersen along the land of Hendrick Pietersen S. E. by E. one hundred and sixty-five rods, then through the woods, through and along the valley to the land of Jan Platneuss (Flatnose) N. E. two hundred and twenty-five rods, along said Platneus' land W. N. W. to the river two hundred and thirteen rods, along the river two hundred and thirty-five rods with points of land and small bends of the river to the computation according to which the plantation of Jan of Harlem bought by Peter Andriesen has been measured, containing seventy-four morgens three hundred and twenty-seven rods; with the express condition and stipulation etc etc.

Done in Fort Amsterdam in N. N. the 19th of October 1645.

PATENT FOR LAND ON LONG ISLAND.

We, Willem Kieft etc etc, have given and granted to Edward Marrel a piece of land lying on

the east end of Cornelis Jacobsen's and on the west end of Corlaer's plantation, stretching from the strand up through a meadow, belonging to Cornelis Jacobsen's land, N. by E. seventy-six rods, from Cornelis' aforesaid to the plantation of Corlaer E. by N. and E. seventy rods, along the diggings of said Corlaer to the strand of the East river S. by W. \(\frac{1}{2}\) N. one hundred and twenty rods, containing eleven morgens two hundred rods, with the express condition and stipulation etc.

Done at Fort Amsterdam in N. N., the 22d of October 1645.

PATENT FOR LAND ON LONG ISLAND (PARTS OF GRAVESEND AND NEW UTRECHT).

We, Willem Kieft etc etc, have given and granted to Robert Pinoyer a piece of land on Long Island between the properties of Anthony Jansen and Mylady Moody, stretching along the strand of said Anthony from the meadow, N. N. W. 45 rods, N. by W. 30 rods, N. N. E. and N. by E. 45 rods, then through the woods to said Mylady Moody's E. S. E. and S. E. by E. between both 275 rods along the land of said Mylady S. S. W. 225 rods to the meadow, thence along the meadow with some curves to the said Anthony Jansen's land, containing 89 morgens 442 rods, with express condition etc etc.

Done at Fort Amsterdam, the 29th of November 1645.

PATENTS FOR LAND ON LONG ISLAND (BROOKLYN).

We, Willem Kieft etc etc have given and granted to Cornelis Direksen the Ferryman, a piece of hand, maize and woodland, lying upon Long Island, behind the land formerly surveyed for him and between the land of Henry Breser and another parcel, stretching along said Henry's meadow to the aforesaid parcel and then through the woods and maize land to the ditch of Class Cornelissen Meutelaer W. by N. and W. N. W. between both one hundred and seventy-two rods, in width back into the woods to the said Henry's land N. E. by E. fifty-nine rods, then to the maizeland E. a little S. forty-five rods, then through the maizeland to the meadow S. E. by E. one hundred and nine rods containing twelve morgens one hundred and fifty-seven rods, with the express condition and stipulation etc etc.

Done at Fort Amsterdam in N. N., the 12th of December 1645.

We, Willem Kieft, etc etc have given and granted to Peter Cornelissen, carpenter, a piece of land lying at Marcchkawick, as well maize as woodland, stretching northward to Cornelis Dircksen's the Ferryman's and southeast to Joris Dircksen's; it goes along the said Ferryman's from the meadow through the maize and woodland to the bounds of Claes Cornelissen W. by N. and N. N. W. between both one hundred and seventy-two rods, back in the woods along the ditch of Andries Hudde S. by W. one hundred and thirty-eight rods further E. S. E. and S. E. by E. between both thirty-one rods, along the said Joris' land through the wood and maize land to the meadow E. N. E. and N. E. by E. one hundred and seventy-eight rods, along the meadow twenty-

five rods to the place of beginning, containing twenty-seven morgens three hundred and nineteen rods; with the express condition and stipulation etc etc.

Done at Fort Amsterdam in N. N. the 8th of February 1646.

We, Willem Kieft etc etc, have given and granted to William Cornelissen a piece of land containing twenty-five morgens, situate upon Long Island in the bay of Marechkanick with a meadow of the width of the said piece, with the express condition and stipulation etc etc.

Done at Fort Amsterdam the 19th of February 1646.

We, Willem Kieft, etc etc, have given and granted to Huych Aertsen from Rosim (?) a piece of land at Marechkawick near the valley of the Gouwanes kil, maize land as well as woodland, bounded S. E. by the land of Jan Eversen, along the valley E. 68 rods, S. E. 30 rods, further over the maizeland to the woods N. E. by E. 85 rods N. E. by N. 60 rods, with a width in the woods to the land of said Jan Eversen N. E. 87 rods, again to the maizeland along said Jan Eversen's S. W. and S. W. by W. 55 rods, through the maize land to the place of beginning S. W. a little S. 130 rods containing 19 morgens 105 rods; with the express condition and stipulation etc etc. Another parcel of land has been granted to him, so that his property contains according to the surveyors measurement with the above parcel of 19 morgens, about 29 morgens.

Done at Fort Amsterdam in N. N.

WILLEM KIEFT.

By Order Cornelis van Tienhoven, Secry

We, Willem Kieft etc etc, have given and granted to Joris Dircksen a piece of land, wood end maizeland, at Marechkawick, N. W. of the land of Peter Cornelissen, stretching along said Peter Cornelissen into the woods W. S. W. and S. W. by W. 187 rods, through the woods E. S. E. and S. E. by E. between both 150 rods, thence to the value through the wood and maizeland N. E. 66 rods to the maizeland and 80 rods N. E. by N. more to the valley and along the valley to the place of boginning 35 rods, containing 18 morgens 501 rods, with the express condition and stipulation etc.

Done in Fort Amsterdam, the 23d of March 1646.

WILLEM KIEFT.

By Order etc. Cornelis van Tienhoven, Secry

We, Willem Kieft etc etc have given and granted to Reyer Lambertsen a piece of land lying on the East hook of the Bay of Marechkawick and stretching along the shore of the East

river N. N. E. a little E. 135 rods, thence into the woods S. E. by E. 100 rods N. E. by N. 50 rods and 150 rods S. E. by S., with a width back in the woods S. 80 rods, again to the strand at the place of beginning N. W. by W. a little W. 316 rods, containing 57 morgens 339 rods; with the express condition etc etc.

Dated at Fort Amsterdam, the 23d of March 1646.

PATENT FOR AN ISLAND IN THE EAST RIVER.

We, Willem Kieft etc etc have given and granted to Captain Jan Onderhil a small island, formerly called Meutelaers Island, separated from Long Island by two kills, containing about 50 morgens besides the meadows, which are granted to said Onderhil with said small island, with the express condition etc etc.

Done at Fort Amsterdam, the 14th of May 1646.

PATENT FOR LAND ON LONG ISLAND (GREENPOINT).

We, Willem Kieft etc etc, have given and granted to Adam Matt a piece of woodland for a plantation containing 25 morgens, situate on the west side of the Kil of Mespachtes upon the point nearly opposite the plantation of Richard Brudnel with the express condition etc etc.

Done at Fort Amsterdam, the 23d of August 1646.

PATENT FOR LAND ON LONG ISLAND (CANARISSE).

We, Willem Kieft etc etc. have given and granted to George Buxter and Richard Clof with their associates a certain tract of land situate on the Southside of Long Island called Canarise with all the meadows thereto belonging, with express condition etc etc.

In testimony whereof this has been signed by us and confirmed with our seal hereto affixed this 21st of January 1647 at New Amsterdam.

This tract begins at a certain crosspath from the corner of a meadow, half of which belongs to Wolphert Gerrit; the path leads to Corlaers Flat and thence E. and N. as far as a fresh water kil runs E. of Canarise thence straight to the sea.

PATENT FOR LAND ON LONG ISLAND (BROOKLYN).

We, Willem Kieft ete etc have given and granted to Gerritt Wolphertsen a piece of tand at Reckkeweck, maize as well as woodland near the valley of the Gounanes kil between the lands of Jacob Stoffelsen and Frerick Lubbersen, stretching from the aforesaid valley to and into the woods along said Frericks land to the land of Andries Hudde N. E. by N. a little N. 148 rods, then through the woods to the land of said Jacob Stoffelsen S. E. by E. 80 rods, along said Jacob's

land to the said valley S. W. a little W. 165 rods, along the valley to the place of beginning 60 rods with a small point of land, containing altogether 19 morgens 341 rods, with express condition etc etc.

Done at Fort Amsterdam, the 11th of March 1647.

PATENT FOR LAND ON LONG ISLAND.

We, Willem Kieft, etc etc have given and granted to Volckert Eversen a piece of land behind the land of Jacus Bentyn on Long Island, stretching from the meadow or kil S. E. by E. 90 rods S. E. 135 rods, S. S. E. 36, in width in the woods W. S. W. 90 rods to a valley, W. N. W. 136 rods and along the valley almost N. 200 rods, including a meadow lying within this parcel of an area of 2½ to 3 morgens, containing altogether 49 morgens 155 rods, with the express condition etc etc.

Done at Fort Amsterdam the 11th of March 1647.

PATENT FOR LAND ON LONG ISLAND (GREENPOINT).

We Willem Kieft ete ete have given and granted to Cornelis Willemsen a piece of land on the Kil of Mespachtes opposite Richard Brudnel, stretching in length from the hook 152 rods, towards the woods 100 rods, again to the hook or bend of the hook to near the land of Thomas Fiscock his brother-in-law, 90 rods, containing 22 morgens 136 rods with express condition ete etc.

Done at Fort Amsterdam the 12th of March 1647.

PATENT FOR LAND ON LONG ISLAND (BROOKLYN).

We, Willem Kieft etc etc have given and granted to Cornelis van Tienhoven, Secretary here, a piece of land situate in the allotment of Breukelen, formerly called Marcehkawick, on Long Island, of the same extent as it was surveyed by the surveyor Andries Hudde for Jan Aertsen of Utrecht according to his book; which Jan Aertsen having failed to improve his land pursuant to the laws, we have given his lot to the said Tienhoven, with express condition etc etc.

Done at Fort Amsterdam, the 15th of March 1647.

PATENT FOR LAND ON LONG ISLAND (NEWTOWN).

We, Willem Kieft etc etc have given and granted to Jan Jansen from Ditmarsen a plantation lying South of Pieters the chimney sweep and stretching from a copse along said chimneysweep's land E. S. E. and S. E. by E. 125 rods to the meadow, along the meadow 117

rods, S. by E. and S. S. W. a little W. sixty rods, W. N. W. a little N. thirty-four rods, N. N. W. forty-five rods, N. N. W. a little W. fifty-seven rods, N. by W. forty-six rods, W. S. W. eighty-five rods, N. E. by E. one hundred and nineteen rods to the place of beginning with some points of land, containing twenty-nine morgens, three hundred and sixty-two rods with express condition ete etc.

Done at Fort Amsterdam, the 23d of March 1647.

PATENT FOR LAND ON LONG ISLAND (WILLIAMSBURGH).

We, Willem Kieft ete etc, have given and granted to Jan Pietersen from Amsterdam a small piece of land lying on Long Island, which comes out upon the river between Reyer Lambertsen and Clues the Norman, containing according to the survey four morgens, with the express condition, that he, Jan Pietersen Borsin, etc etc.

Done at Fort Amsterdam, the 29th of March 1647.

PATENT FOR LAND ON LONG ISLAND (BUSHWICK).

We, Willem Kieft etc etc. have given and granted to Hans Hansen a piece of land situate upon Long Island at the Kil of George Rapalje stretching from his house N. E. by E. to Lambert Huybertsen's plantation, then along the kil of Jan the Swede following the old marks to the Kil of Mespachtes along the copes, then it divides the land of Dirck Volckertsen, which he bought from Wilcock, from Henry Sattij's land containing two hundred morgens, with express condition etc etc.

Done at Fort Amsterdam, the 30th of March 1647.

PATENT FOR LAND ON LONG ISLAND.

We, Willem Kieft etc etc have given and granted to Jan Haes, who has married the widow of Elward Fiscock deceased, a piece of land lying on the western hook of Rechkewick on the East river, stretching from the land of Frerick Lubbertsen E. S. E. and S. E. by E. to the meadow eighty rods, and along the meadow N. E. one hundred and twenty-six rods with some curves and bends, further N. by E. forty-five rods, N. N. W. thirty rods, W. by N. eighty rods, W. and W. S. sixty-seven rods, along the land of Frerick Lubbertsen S. and S. by E. one hundred and thirty-four rods containing thirty-eight morgens four hundred and eighty-five rods, with the express condition etc etc.

Done at Fort Amsterdam, the 2d of April 1647.

PATENT FOR LAND ON LONG ISLAND (WILLIAMSBURGH).

We, Willem Kieft ete ete have given and granted to Jan Forbus a piece of land lying on the kil of Direk the Norman on the East river, formerly in the occupation of Claes Curstensen, George Baxter and Dwoid Andriesen containing sixty-five morgens, as may be seen by the marks, with the meadow thereto belonging; with the express condition ete etc.

Done at Fort Amsterdam, the 15 of May 1647.

SUMMONS TO THE REV. E. BOGARDUS TO APPEAR BEFORE THE COUNCIL AND ANSWER CHARGES AGAINST HIM, AND FURTHER PROCEEDINGS.

In the name of the Lord, Amen. Anno 1646 in New Netherland.

The Honble Director and Council to the Reverend Everardus Bogardus, minister here.

Although we were informed of your proceedings in the time of the Hon^{he} Wouter van Twiller, the former Director, and were also warned to be on our guard, yet were we unwilling to pay any attention thereto, believing that no man who preached the Word of the Lord would so far forget himself, notwithstanding we have letters in your own hand, among others, one dated 17th June 1634, wherein you do not appear to be moved by the spirit of the Lord, but on the contrary by a feeling unbecoming heathens, let alone Christians, nuch less a preacher of the Gospel. You there berate your magistrate, placed over you by God, as a child of the Devil, an incarnate villain, whose buck goats are better than he, and promise him that you would so pitch into him from the pulpit on the following Sunday, that both you and his bulwarks would tremble. And many other such like insults, which we refrain from mentioning, out of the respect we entertain for that gentleman.

You have indulged no less in scattering abuse during our administration. Scarcely a person in the entire land have you spared; not even your own wife, or her sister, particularly when you were in good company and jolly. Still mixing up your human passion with the chain of truth, which has continued from time to time you associated with the greatest criminals in the country, taking their part and defending them. You refused to obey the order to administer the Sacrament of the Lord and did not dare to partake of it yourself. And in order that you may not plead ignorance, a few out of many instances shall be cited for you, as follows:

On the 25th of September 1639, having celebrated the Lord's supper, observing afterwards in the evening a bright fire in the Director's house, whilst you were at Jacob van Curler's, being thoroughly drunk, you grossly abused the Director and Jochim Pietersen, with whom you were angry, because the Director had asked something of you for said Jochim Pietersen which you refused. (See affidavit in our possession.)

Since that time many acts have been committed by you, which no clergyman would think of doing. In the hope that you would at least demean yourself in your office in a christianlike manner, we have overlooked those things until March 1643, when one Maryn Adriaensen came into the Director's room with predetermined purpose to murder him. He was prevented and put in irons. Taking up the criminal's cause, you drew up his writings and defended him. He, notwithstanding, was sent to Holland in chains against your will. Whereupon you fulminated terribly for about fourteen days and descerated even the pulpit by your passion. In what manner you conducted yourself every evening during this time is known to your immediate neighbors. Finally, you made up friends with the Director, and things became quiet.

In the year 1644, one Laurens Cornelissen being here—a man who committed perjury; once openly took a false oath and was guilty of theft—he immediately found a patron in you, because he bespattered the Director with lies and you were daily making good cheer with him. In the summer of the same year, when minister Douthey administered the Lord's Supper in the morning, you came drunk into the pulpit in the afternoon; also on the Friday before Christmas of the same year, when you preached the sermon calling to repentance.

In the beginning of the year 1645, being at supper at the Fiscal's where you arrived drunk, you commenced as is your custom, to soold your deacons and the Secretary, abusing among the rest deacon Oloff Stevensen as a thief, although he did not utter an ill word against you; whereenpon the Director, being present, suggested to you in a kind manner, that it was not the place to use such language. As you did not desist, the Director finally said, that when you were drunk, you did nothing but abuse, and that you had been drunk on Friday when you went into the pulpit; that it did not become a minister to lead such a life, and to give scandal to the worthy congregation.

Some days after, the Director not being able to attend church in consequence of indisposition, to wit on the 22¹ January 1645, you abused him violently from the pulpit, saying "What else are the greatest in the land but vessels of wrath and fountains of evil, etc. Men aim at nothing but to rob one another of his property, to dismiss, banish and transport." For this reason the Director absented himself from church, in order to avoid greater scandal; as he will maintain that he never coveted any man's property, or took it away, or acted unjustly, or banished any one who had not deserved three times severer punishment. Whomever he dismissed was discharged because such was his prerogative, and he will vindicate his act in the proper quarter. It is none of your business.

On the 21st March 1645, being at a wedding feast at Adam Brouwer's and pretty drunk, you commenced scolding the Fiscal and Secretary then present, consuring also the Director not al little, giving as your reason that he had called your wife a whore, though he said there that it was not true and that he never entertained such a thought, and it never could be proved. Wherefore on the 23rd March, we being moved by motives of mercy, and on account of the respect attached to your office instead of prosecuting you, sent you a Christian admonition under seal, which you twice refused to receive. (See Report of the Messenger.)

You administered the Lord's supper at Easter and Whitsuntide without partaking of it yourself, setting yourself as a partisan; assuming that the Director had sent the Yoncker* and one Lottho, meaning Lysbet the midwife, to you in order to seek a reconciliation, but that you would think twice before making peace with him; using similiar language also to the Yoncker and Anthony de Hooges, as shall appear by credible witnesses. At the making of the peace, many words and means were used to break it off. Good effect was expected from the order which was sent to you to offer up prayers to the Lord, but instead of a prayer, people heard an invective, the tendency whereof was of dangerous consequences. Peace being concluded with the Indians, an extract from the order of the Lords States was sent to your Reverence, to return thanks to God on the 6th of September therefor. Your Reverence preached well and gave a good sermon, but throughout not a word was uttered about the peace, and though the day was appointed specially for that purpose, you offered no thanks to God for it, as the other clergymen who dwell within our limits have done with great zeal. By this, people can estimate your disposition toward the Company, by whom you are paid, and the welfare of the country; which disposition is also manifested by favoring those who

^{*} Adrian van der Donck.

have grossly defranded and injured the Company; the conventicles and gatherings held and still daily continued in reference thereto.

On the 22^d of December, you said publicly, in the course of the sermon on repentance, that you have frequently administered the Lord's supper, without partaking of it yourself, and wished that those who are the cause of the trouble were dismissed, and when families are visited, they cannot give a reason, why they absent themselves. Your bad tongue is, in our opinion, the sole cause, and your stiffneckedness, and those who encourage you in your evil course, the cause of its continuance. We know no one but only you who has refused to make peace. When you make a visitation you do not enquire the reason, or are unwilling to ask it. We hold that men are bound to give a reason for such absence if it be demanded.

On the 24th of the same month, you remarked in your sermon, that in Africa, in consequence of the excessive heat, different wild animals copulate together, whereby many monsters are generated. But in this temperate climate, you knew not, you said, whence these monsters of men proceeded. They are the mighty but they ought to be made unmighty, who have many fathers and place their trust in the arm of the flesh, and not in the Lord.

Children can tell to whom you here allude. These and many similar sermons which you have often preached, have obliged us to remain away from church.

Seeing that all this tends to the general ruin of the land, both in ecclesiastical and civil matters, to the disparagement of anthority which your Reverence is bound by duty and also by your oath to support; to the stirring up of mutiny among the people, already split into factions; to schism and contention in the church, created by novel and unheard of customs, and to rendering us contemptible in the eyes of our neighbors, which things cannot be tolerated, when justice is accustomed to be maintained, therefore our bounden duty obliges us to provide therein, and by virtue of our commission from their High Mightinesses, his Highness, and the Lords Directors of the Incorporated West India Company, to proceed against you formally; and in order that the same may be done more regularly, we have commanded that a copy of this our Acte be delivered to you, to be answered in fourteen days, protesting that your Reverence shall be treated in as Christian and civil a manner as our conscience and the welfare of Church and State will permit. The 24 of January 1646.

1646, 4th of January.

We have seen the writing dated third January last sent us by Everardus Bogardus through the messenger, and found it futile and absurd and not an answer to the extract dated 2^d of Jan^y 1646, sent to said Bogardus. It is therefore ordered that said Bogardus shall give a pertinent answer to the contents of said extract, either affirmatively or negatively within the time therein mentioned, on pain of being prosecuted in court as a robel and contamacious.

Thus done in Council at Fort Amsterdam in New Netherland on the above date.

On the 18th of January.

We have seen a certain writing of Dome Bogardus sent us by the messenger, full of vain subterfuge, calumny, insult and profanation of God's holy word, to the disparagement of justice and his lawful superior, which he uses, as is his custom, to vent his passion and to cover up the truth, and is in no wise an answer to our charges and order sent him on the 2^d and 4th of January last. Therefore we order him a second time to answer it formally within 14 days either negatively or affirmatively on pain as above.

On the first of February A° 1646.

Having seen the slanderous writing of Dom^e Bogardus purporting to be an answer to our charges, wherein he affirms some, and denies other points thereof, and demands proof,

Ordered that the Fiscal shall give said Bogardus satisfaction as his party

On the 8th of March, 1646.

Having seen the answer of Everardus Bogardus, minister, dated 8th of March, Ordered, if he has anything more to allege either against the witnesses or otherwise in the remainder of the suit, that he produce it within eight days, and at the same time specify the reason which the Hon^{th'} Director and Council gave him for abusing them from the chair of truth, and refusing to obey their order; in default whereof the suit shall be proceeded with to proof, notwithstanding his subterfuges. The 8th of March 1646.

Whereas Dom^e Bogardus has not yet answered the papers sent to him on the Sth February, he is hereby ordered to answer them by the next Court day, and show cause why he has calumniated the Magistrate from the Chair of Truth, and in his writing.

Having seen the writing dated the 15th March 1646 sent by the messenger from Everardus Boyardus, minister, it is for the second time ordered that Deft. shall declare at the next session whether he has any more objections against the evidence and other points of the suit, and any other cause why he has calumniated the Director and Conneil in the Chair of Truth, and neglected their order. In default, the suit shall be despatched.

Everardus Bogardus, minister, has delivered in Court an answer to the resolution of the 15th of March and previous dates, wherein he declares that he will not at present proceed further or deeper in the case, or with the evidence or remainder of the suit; and whereas, he Bogardus has challenged the Director and Conneil as judges, although we, by virtue of the commission granted us by their High Mightinesses, his Highness, and the Hon^{3 th} Lords Directors, are fully qualified to decide the case, as it concerns our office and the authority of our superiors vested in us, Yet in order to obviate all occasion of scandal, we are willing to place our claim in the hands of impartial judges of the reformed religion, such as Domine Johannes Megapolensis, Mr. Douthey, both ministers, and two or three impartial members of this Province, provided Bogardus shall submit his case, as we do, to their judgment, and that he, in the meanwhile, shall not privately or publicly, directly or indirectly, by abuse or calumny offend the Director and Council, and if, meanwhile another Director and other Councillors arrive here, we are content to place the matter in their hands. On which he is ordered to communicate his resolution on the 12th April next.

Dated 22d of March 1646 in Conneil in New Amsterdam.

12 April Anno 1646.

Having seen the answer of Everardus Bogardus, minister, dated the 12th of April, delivered in writing, whereby he refuses the civil offer made him on the 22th of March last by the Director and Council, to submit the suit against him to two Reformed ministers and some impartial members of this country, but appeals to the coming of a new Director and Council, and whereas it is uncertain what time a new Director will arrive, we cannot consequently neglect putting a stop to the disorder and scandals which have prevailed hitherto, but are resolved to proceed with the suit, we therefore order that an answer to his last writing delivered to us shall be sent to him, De Bogardus,

within eight days, to be by him replied to for the last time on the 26th of this month, in default whereof the case shall be decided.

11th of June.

Whereas Oloff Stevensen, deacon and commissary of cargoes and the store, has presented a petition to us wherein he requests that four arbitrators may be named by us who might decide the difficulty which he has with Dome Everardus Bogardus, minister here to which said Bogardus also consents, (see his writing delivered to us by him, Oloff) Therefore we do not object so to do, and hereby nominate Dome Megapolensis, Mr. de Hooges, Yoneker Adriaen Verdonck and Laurens van Heusden, commissary, whom we amicably request, authorize and empower to decide and settle the aforesaid question as far as in their power lies, reserving the action which the Fiscal may have against Oloff Stevensen.

Thus done in Fort Amsterdam the 11th June A° 1646.

The Honble Director and Council to you, Reverend Bogardus, minister here.

Although the offer we have made your Reverence to submit our case to arbitration, as you have requested, sufficiently proves the justice of our proceedings and the inclination we have for peace, as your refusal establishes the contrary, nevertheless the respect we bear the dignity of the ministry, and the desire for your Reverence's welfare prompt once more to seek it, seeing the opportunity that now presents itself on the part of those whom we had nominated thereto; From the ministers, Done' Johannes Megapolensis and Mr. Douthey, and such other impartial members as you yourself will be willing to select; protesting in case of refusal that we shall proceed to judgment. And in order that we may with more fervour pray God in the midst of the congregation that He would dispose you and our hearts to a Christian concord, we request Done' Megapolensis may preach next Sunday, as has been always his custom, and being here make us partakers of the gifts with which God has blessed him. Your Reverence will please to gratify us so far in this matter as that we may hear him on that occasion. Relying hereon, and not doubting that your Reverence will have any objection to it seeing the justice of our request, we shall await your Reverence's immediate answer thereto, and on the preceding matter next Thursday, being the 14* June.

LEASE OF A BOWERY NEAR THE NARROWS ON L. I.

Before me, Cornelis van Tienhoven, Secretary of New Netherland, appeared Anthony Jansen from Salee, who in the presence of the witnesses here underwritten declared and acknowledged that he leased his bouwery situate below the narrows (door de hoeften) on Long Island, to Edmund Adley, who also acknowledged to have hired it for the term of four consecutive years, commencing on the 2^d of last September and ending on the 2^d September 1650. Anthony Jansen shall also be bound to have built a house fit to live in, and the Lessee* shall cause the arable land to be enclosed once for all with posts and rails, which fence Edmund remains bound to deliver back, on the expiration of the four years as good (at least tight) as it now will be delivered, and the Lessee promises to keep the house and fence in repair at his own

expense during the lease. The Lessee shall annually pay as rent of the aforesaid Bowery, cattle and implements which Anthony now delivers, the sum of two hundred guilders the first year, and two hundred and fifty guilders every year the three succeeding years, with five pounds of butter annually. The other property which Anthony Jansen now delivers, as per the subjoined inventory Adley is bound to restore at the end of the lease, when the number of the cattle that the Lessee* now delivers shall first of all be deducted, and then the increase shall be divided half and half between the Lessor and the Lessee. It is also expressly stipulated that the risk of the cattle shared be shared in common both by the Lessor and Lessee during the lease, and if any of the cattle happen to die, the loss must first of all be made good from the increase.

(Remainder of Mss. destroyed.)

Inventory of the property, implements and cattle delivered by Anthony Jansen, lessor, to Elmund Adley, lessee, who acknowledges to have received the same, and promises to deliver them on the expiration of the lease, as appears by the preceding contract, to wit:

1 stallion 12 years old; 1 stallion of 3 years.

I mare of 4 years. Edmund shall allow one stallion colt and two bull calves, at the end of the four years, though the colt may be grown, and the bull calves, oven; because Anthony receives so little butter; of which colt and calves the Lessee runs no risk, unless the animals be lost through the Lessee's negligence.

Two cows in good condition.

Two new plows and appurtenances.

1 wagon and appurtenances.

One harrow with iron teeth; 2 spades; 2 scythes; 2 siths and hasps.

1 handsaw; one iron sledge; 1 iron maul; 1 churn and fixtures.

One axe; one cream pot; two pails; one handmill; one fan; one pitchfork; three forks; one three pronged fork; three horse collars with one long rope, being a fore and aft trace.

One carpenter's adze; one ditto axe; 1 sickle; 1 hook; one auger; one long gun.

Anthony promises to furnish as much seed corn as he can.

In testimony this is signed by parties the 6th of September 1646. New Netherland.

This is the K mark of Edman Adley, made by himself.

This is the American of Anthony Jansen van Zalee, made by himself.

Cornelis van der Hoykens, witness.

Adriaen van Tienhoven, witness.

To my knowledge.

Cornelis van Tienhoven,

Secretary.

Contract. Jan Teunissen Schout of Breukelen, to cut and convey to the Ferry, timber for a house for serjeant Doman, and to erect the same.

Gerrit Douman, Serjeant, and Jan Tonissen, Schout of Breuckelen, have this day agreed and contracted in manner as follows, to wit: Jan Tonisen promises to cut at Breuckelen, or

^{*} Evidently a mistake for "Lessor."

wherever he can best, the following timber, and to properly hew and deliver the same out of the woods near the ferryman on the strand; the timber for a house forty feet long, seven beams three posts to each beam, the cross timbers twenty-two feet long extending four feet through, four window frames, three door frames, one little window in the garret, all shingles to the peak of the roof, to be split ones; The cross timbers shall be cut square of ten and seven inches. All which timber being brought to the strand on the other side, Douman remains bound to have the same hauled and carried to the work at his own expense. When the aforesaid timber shall be brought there, Jan Teunessen shall raise the woodwork and cap, but Douman shall furnish the nails; For all which Gerrit Douman promises to pay, for account of the Company, to Jan Teunessen for labor when the job is completed, the sum of sixty-five guilders, Jan Teunessen promises to deliver on the strand all the timber in the month of April next, and to raise it as soon as Douman shall have hauled and brought it to the work. In testimony this is signed by parties the 22⁴ November 1646 in New Amsterdum, New Netherland. Jan Teunissen. Gerrit Doman. To my knowledge Cornelis van Tienhoven, Secretary.

Lease of a house and lot of land at Breukelen on Long Island.

This day date underwritten, Crigier Pisher and Garrit Seers have, in the presence of the underwritten witnesses, leased from Cornelis van Tienhoven, Secretary of New Netherland, a piece of land of such dimensions as it may be, situate at Breuckelen on Long Island, for the term of four consecutive years which shall begin on the first of August A. 1647 and terminate on the first of August 1651, during which aforesaid time the Lessees shall not have to pay any rent, but be free; only if in the meanwhile any acknowledgment must be made to the authorities, the Lessees shall be bound to pay it. In compensation for being permitted to cultivate the land rent free, the Lessees promise to thoroughly clear the maizeland in the abovementioned lot within the term of four years aforesaid, so that the plough can run over the whole of it and it can be ploughed. Should there be any stones so large that two men cannot move them, the Lessees may let them lie; but they must remove the small stones from the land. The Lessees are bound to cut, burn and remove from the land within the time aforesaid, all the trees which are standing on Tienhoven's clearance, also in consideration for not paying any rent; but they shall be at liberty to leave the stumps. For which they shall receive, at the end of the four years, from Tienhoven or whomsoever may obtain his interest, one hundred Carolus guilders over and above the exemption from rent and free dwelling. The Lessecs shall at their own expense maintain and fix the post and rail fence that is now set up or shall be erected by order of the Schepens, whether in front, in the rear, or at the sides, and at the termination of the lease deliver the same back in a good defensive condition against cattle, which (fence) shall be the property of the Lessor, without demanding any thing for it. They shall properly occupy the house according to their circumstances and keep it weather tight during the lease, and at the end thereof surrender it in a tight condition, and in case the house, thro' the neglect or inattention of the Lessees should be destroyed by fire, the Lessees shall be bound to repair the damage, but they shall not be held responsible if such occur from enemies or other mischance, provided they have previously defended the house with their other neighbors according to their ability. The Lessees shall not be at liberty to sublet the place to any person, much less to remove away from it without the consent of the Lessor; and in case it be found that the Lesses have, in any manner, violated this their contract, the Lessor shall have power to institute his action therefor against them, the Lesses.

Thus done in good faith and hereof two copies are made of the like tenor, the 26th of January 1647, in Fort Amsterdam in New Netherland.

This is the M mark of CRIGIER PISHER made by himself.

Gerryt Serdts.

Gysbert op Dyck.
Jacob Hendricksen Kip.

witnesses.

Cornelis van Tienhoven as principal and Secretary.

Letters from the Directors in Holland to Dir. Stuyvesant; minerals sent to Holland; peace with the Indians; New Amsterdam; English allowed to settle in New Netherland; iron mine on Staten Island; English trading house near Fort Orange.

By the ship "de Jager" skipper . . Thomassen, we have duly received your letters of the 22⁴ of September 1646 with divers documents and specimens of minerals. In accordance with the said letter and accompanying list we find copies of your Honor's last letter, dated 25th of November 1645, sent hither by the special messenger Arent Corssen, who until this day has not appeared nor have we been able to hear from him in England, although we sent letters to Plymouth, where the ship belonged, before it sailed from We apprehend therefore, that the said ship has met with mishap on the way.

Having meanwhile received the copies, we shall answer their contents point for point, if necessary and state, that we were especially glad that not only peace has been made with the savages there, but also that it will probably be lasting and firm; as however the bad disposition of these savages has before this shown them to be deceitful, we on our side will always have to keep a watchful eye on them and their doings and therefore [every occasion to re-open the war must be avoided and all injuries presented]. We would have been pleased, if the conditions or articles of the said peace (which we trust have been made in writing) had been sent over and we expect them now at the return of the former Director Kveft.

We were not less rejoiced to hear, that there are signs of progress, that some villages are springing up and that fine buildings are being erected around Fort New-Amsterdam. We trust your Honors' administration will have the tendency to promote all such undertakings, we on our side shall not fail to manage matters with that view, so that our conquests may be brought in such a flourishing state, that at last we can reap the long expected benefits therefrom.

Concerning the request of the Englishmen for permission to come and settle among us, on which your Honors await our decision, we have not found any very great objections, to allow them for the present to come in in reasonable numbers, but the appointment of the Magistrates must absolutely be left to our Director, at least in the same way as it is done among our own people and according to the established regulation.

The specimens of New Netherland minerals, sent over, have been examined, but, we are told no metal has been found in them; we can nevertheless only deem it advisable, to order the continuation of the search for minerals by your Honors and wish to know, what kind of mineral may be obtained from the greatest depth especially, we desire also a description of the place, where it is found. We expect also more information about the iron mine on *Staten Island* and in the meantime we shall endeavor, as we have already been doing to find and send over people, who understand how to assay ores and to judge of their value.

We see, that the English from Virginia and New England have found their way to Curação and ventured to go there with their products. Although this has been of great assistance to the people of Curação in their time of need, yet we hope, especially now, that with your Honor arrival there the causes for it shall be removed. We ought to prevent the continuation of this intercourse, because it destroys all the cattle (?) and causes the horses to be exported for the benefit and use of strangers, or else the facilities, which the Company does not enjoy, should be taken advantage of and turned to its service. We would therefore recommend to admit individuals of this nation on payment of certain taxes, to be determined by the state of affairs there. We should like to have your Honor's opinion on this matter.

Thus far we have considered it necessary to reply to the above mentioned copy of the letter, dated the 25th of November 1645. We come now to the second letter of the 22th of September 1646 which begins with the smuggling, which the ships from here are enabled and contrive to carry on at their arrival in New Netherland, because of the opportunities offered there during the sail up the river before reaching Fort Amsterlam, for which they usually take the night, in order to discharge on the way up their contraband goods. We understand perfectly well, how it can be and is done. Your Honor must consider, whether we cannot get people to go on board of these ships when they make the land, who could watch with the supercargo, until the ship comes to anchor before Fort Amsterdam. Your Honor must also do everything and endeavor by all possible means to put a stop to this defraudations.

Further information ought to be gathered about the English tradinghouse* ten leagues from Fort Orange, also concerning the right, claimed by the savages, to sell the ground to the English; for it is within our boundaries and we must prevent their locating there by all means, which your Honor does not consider too dangerous, to involve us in a war with the English. Their doings and arrangements must be carefully watched in the meantime and invasions or trespasses by them as well as by others must be prevented, if possible.

We shall look out for Symon Jansen from Durgerdam, who has again been over there without our knowledge or consent and expect your Honor will send any new evidences against him, brought forward in the meantime.

We have seen that more negroes could be advantageously employed and sold there than the ship "Tamandare" has brought. We shall take care, that in future a greater number of negroes be taken there. We shall also endeavor to send a veterinary surgeon, who understands the treatment of horses.

As to the matters, relating to the church, which Director Kieft has not managed to our satisfaction, we shall wait for your Honor's report thereon, before putting them in order.

Not finding anything else to reply to, we come upon general remarks. We notice principally, that Director Kieft has ordered the duties on beavers and other goods, sent here from New Netherland, to be paid there against our wishes. The consignees of the ship "Jager" arrived from there last year, have informed us and proved, that they have not been able to sell beavers here at the same price, as Director Kieft had appraised them for export duty, under which appraisement 1274 fl 16 st. more had been paid for duty, than according to their contract, which

^{*} Springfield, Mass.

stipulates for their return-freight a duty of eight per centum, they ought to have paid. After due consideration, we could not well refuse to refund this amount, but as the mistake had not been committed here, but in New Netherland and we did not know, what other charges may have been made against this lot, we promised to the said consignees to write to your Honor as we herewith do, that what has been paid there in excess shall be refunded to their agent or factor, after the matter has been duly examined.

We have made a new contract with the same consignees, a copy* of which we send your Honor herewith. It stipulates, that they shall pay the duties on their return cargoes on arrival here. Your Honor will be governed thereby.

Enclosed is a list* of free men going over in this ship; the purpose and intentions of each man going there are stated opposite to his name. We had intended to let these people sign the covenant on the same paper, but finding that nearly all of them go as "Scots" and not meaning to remain there, we considered it advisable, to let them sign there before your Honor, when they take the oath of allegiance as faithful subjects. As to those, who shall return, we see no reason why they should be bound by an oath or constrained any more, than the free men going to Brazil.

Jan Willemsen and Jan Wilfrinck, who pretend to be experts in minerals and assayers, also to have knowledge of mining, have received permission to go to New Netherland under the conditions stated in the annexed copy.* You will give them board and lodgings, also the use of the sloop for such a period, as stated therein, subject to the exigencies of the Company's service.

The bills for the freight of this ship "Falconeer" are enclosed.

DEED FOR LAND ON THE NORTH END OF THE PLAINS OF AMERSFOORT (FLATLANDS,) L. I.

This day, date underwritten, before me, Cornelis van Tienhoven, secretary of New Netherland appeared Wolphert Gerriten who sells to Teunis Cornelissen a piece of land containing fifty-wo morgens, situate on Long Island at the north end of the flat of Amersvoort, which aforesaid fifty-morgens Teunis Cornelissen also acknowledges to have purchased from Wolphert Gerritsen for the sum of five hundred gnilders, payable fifty guilders on next All Saints day, one hundred and fifty guilders on All Saints day A* 1649; one hundred and fifty guilders on All Saints day A* 1650. The abovenamed Wolphert Gerritsen promises to deliver to the purchaser a proper and formal deed of said parcel of land; the purchaser promises, on receipt of the deed, to tender and pay to the vendor the purchase money aforesaid, free of costs and charges, without contradiction or exceptions on the day it is due. For security and performance of what is aforesaid, parties pledge their respective persons and properties, movable and immovable, present and future, without any exception, submitting the same to all courts and judges. In testimony this is signed by parties the 3rd of July, A*1647.

This is the mark of Wolphert Gerritsen, made by himself.

This is the mark of Teunis Cornelis, made by himself.

To my knowledge.

Cornelis van Tienhoven, Secretary.

* Missing, -B, F.

DEED FOR A HOUSE AND PLANTATION IN FLUSHING, L. I.

I, Thomas Robertson have sold to George Wolsey a house and plantation standing and situate in Flushing and the main bounds are to be seen in the book of the Town of Flushing; together with all the grain that is now on it and everything that is fastened by earth and nail, for the sum of one hundred and thirty guilders which is now paid me. Wherefore I convey in true and real property the said land and house to said Wolsey or his successors. In token of the truth this is signed by Thomas Robertson in the presence of Jan Damen as witness, the 16th of August Λ° 1647, in Fort Amsterdam in New Netherland.

This is the Z' mark of Thomas Robertson made by himself.

Resolution to send Secretary van Tienhoven to Hemstead, to inquire into the truth of a report of Indian troubles there.

This day appeared in Council certain deputies from the village of Hemsteade, situate on Long Island, who report verbally and in writing, that they had been assuredly informed by two Indians (one named Adam) that Mayawetinnemin, or as he is now called, Antinome, son of the chief Mecohyawodt, had by wampum invited, and thereby excited some Indians to war against the Dutch and English, and that it is certain that the Indians were resolved to kill the English at Heemsteede, under this government, in the field when they were harvesting their grain and hay, and then cut off their entire village, to which wicked plot the Chief of Catsjajock and his brethren at the East end of Long Island had agreed. And whereas this is a matter of very great importance, and we very much suspect that this report is invented by the English, as they have long coveted the abovenamed Antinomy's land, it is unanimously resolved to send Secretary van Tienhoven, who understands the Indian language, with one or two of those of Heemsteede, equally conversant with the Indian tongue, to the east end of Long Island in a sloop, to enquire of the Chief and his brethren, who were always friends of, and offered their service to our nation, whether the above report be true or not, and the reason which induced them to undertake such mischief against us. It is, also, resolved and concluded that the said chief of Catsjajock and his brethren shall be presented with three cloth coats and some trifles in the name of the Honble Company, with an offer of our friendship, which the late Director William Kieft had formerly promised them, when peace was concluded. All which being done and investigated, this matter shall be disposed of as the exigency and circumstances of the case shall demand.

Thus done the 23d of August Ao 1647, in Fort Amsterdam in New Netherland.

(Signed) P. Stuyvesandt, L. van Dincklage, La Montagne, Briant Nuton, Paulus Leenders van die Grift

Propositions made by Dir. Stuyvesant concerning claims upon Long Island made by the Earl of Sterling, and Proceedings of Council Thereon.

Proposition submitted by the Hon^{ble} Director General to the Council in session the 28th of September, A° 1647.

On the day before yesterday, I was informed by Mr. Harck, Sheriff of Flushing, that a certain Scotchman named Forrester had come there to Flushing with commission to take possession as Governor of Long Island and of all the Islands situate within five miles there abouts; that this Forrester had spent two nights at Heemsteede and one night at Flushing, with our vassals and subjects there, where he had exhibited his commission. He came here on his way to Gravesend and Amersfoort there to exhibit his commission to the English residing under our allegiance and government, whence nothing else than mischief is to be expected, and further encroachment on the Company's lands, which were granted them by charter from their High Mightinesses, our Sovereigns. We have demanded his commission and order of this said new Governor, and asked by what authority he came within our limits? To which he gave for answer, that he came here to demand my commission and authority. Wherefore I had him taken into custody, and on the next day had him placed under arrest at the City Tavern at the Company's expense, and having obtained his commission found one with an old seal depending, but not signed with any name. and, besides, a power of attorney signed by the Parliament, and nothing more. The further question is, What shall be done with said pretended Governor? Thirdly, that the commissioners please to make a final disposition of the criminals in prison, particularly Picquet.

(Signed) P. Stuyvesant.

28th September A^o 1647.

The proposition of the Hon^{Me} Director General respecting the pretended Governor of Long Island and the neighboring Islands, being heard in Council, it was unanimously considered highly necessary by the Hon^{Me} Director General and Council to hear the abovenamed pretended Governor, named Forrester, personally in Council, in presence of two or three impartial witnesses, and to examine his commission in order to ascertain by whose authority he, Forrester, lays claim to the government of Long Island and the Islands situate there abouts.

(Signed) P. Stuyvesandt, L. van Dincklaghe, La Montagne, Brian Newton, Paulus Leendersen van der Grist, A. Keyser.

Andrew Forrester, born at a place called Dundee in Scotland appeared in council, in the presence of Carel van Brugge, Adriaen van der Donck and Philip Geraerdy, impartial witnesses, all understanding the English language, when being asked: Who had given him commission to take possession of Long Island and the neighboring Islands as Governor, and where said commission was? Said Forrester exhibited a large parchment, fully written in form as a commission, to which hung an old broken seal; having no name subscribed, nor any place designated where the commission was issued; also, a power of attorney signed by Mary Steerlings.

The Honble Director and Council asked said *Forrester* why the Commission was not duly signed? To which he gave for answer, it was not necessary and that the seal alone was sufficient.

Said *Forrester* is further asked, if he had no other, or better commission than the one he now produced, and what authority had he to demand the General's commission? To which he gave for answer, he had no other commission at present, and therefore could not produce any other.

Said Forrester is also asked in Council, if their High Mightinesses' ambassador had said in England, that he, on behalf of the Lords States, resigned those parts of New Netherland; Andrew Forrester answers, such had been said in the lifetime of Mylord Steerlings.

In Council in Fort Amsterdam, Present: The Honble Director General, Mr. Dincklage,

Mr. La Montagne, Lientenant Nuton, Paulus Leendersen, and Commissary de Keyser, all that is material in regard to the commission and claim of Andrew Forrester, the pretended Governor of Long Island etc., being after mature deliberation well weighed and considered.

First, seeing an unsigned written parchment in form of a commission, from which depended a broken old seal.

Secondly, that said Forrester had exhibited on Long Island, to the English residing under the allegiance and obedience of the Lords States, his commission, and thus induced the simple farmer to believe many things, whence further difficulties in this jurisdiction are to be feared and expected; in order to prevent such and similar mischiefs, it is unanimously resolved and concluded in Council, for the sake of our Sovereign's reputation, the Company's interest, and the prosperity of our nation in these parts, to send the pretended Governor a prisoner to Holland by the ship, The Falconer, to vindicate his commission to their High Mightinesses.

(Signed) P. Stuyvesandt, L. van Dincklaghe, La Montagne, Brian Nuton, Paulus Leendersen van der Grist and A. Keyser.

COUNCIL MINUTE ON THE ABSCONDING OF THE COMMISSARY AT FORT ORANGE AND APPOINTMENT OF A NEW COMMISSARY.

Whereas the Commissary of Fort Orange, (which is a place that the Hon^{Me} Lords Directors are greatly interested in, in regard to the extension both of their limits and the trade,) has absconded from there, upon a report of a certain infamous and scandalous crime which 'twas said, he had committed, and therefore said place is vacant and it is highly necessary that it be again supplied with a good, honest and suitable person, Therefore the Hon^{Me} General requests the members of the Conneil, that each or them would please to give his voice and vote for whom in this country he thinks to be the fittest for said charge, in the interest and for the advantage of the Hon^{Me} Company.

The Honble Director General votes that *Michael Jansen* shall be offered the Commissaryship of *Fort Orange*, and if he refuse such offer, then to send thither *Carel van Brugge* late commissary at *Curação*, and in case he refuse, said *Van Brugge* must quit the Company's service.

RESOLUTION TO TAKE DOWN THE MILL ON GOVERNOR'S ISLAND.

Anno 1648 in Fort Amsterdam in New Netherland.

Resolved in Council that it is most advantageous and profitable for the Lords Directors that all the effects which the late Director Kieft returned by inventory and had loaned to divers persons, shall be again called in for the use of the Hon^{Me} Company; should any portion of them not be on hand or forth coming, those who have them shall be made to pay for them. This 12th of Jan' Anno 1648.

The Hon^{Me} Director General and Council having seen, that the confiscated sloop formerly commanded by Seger Tonissen, dec^d, lies here ashore, and decays more and more, and is also greatly out of repair and would cost considerable before it could be made seaworthy again; having,

likewise considered the little service this little sloop could render the Hon^{Me} Company, it is judged to be for the best advantage of the Hon^{Me} Company to sell said sloop publicly to the highest bidder. This 12th of Jan^y A* 1648.

Whereas the sawmill on Nut Island is wholly decayed and in ruin, and to all appearance cannot be repaired by the earpenters now here, and the ironwork belonging to it is daily diminishing, therefore it is considered most advantageous for the Hon¹⁸ West India Company and unanimously resolved in Council to take said mill to pieces, if possible or otherwise to burn it in order to save the iron which shall be used for the best advantage of the Hon¹⁸ Company. Thus done and resolved in Fort Amsterdam in New Netherland, in Council, the 12th of January, 1648.

Order of Council on an Application of the Town of Flushing for a Minister. On the first of February 1648.

William Harck, Sheriff at Flushing, and his associates appeared in Council and request that the Hon^{Ne} Director General and Council would favor them with a pious, learned and reformed minister, and then order that each inhabitant should contribute to such godly work according to his ability, and that an end be put to the present differences in a manner, that shall promote peace, quietness and unanimity in said town, and that they jointly may live under the protection of their High Mightinesses, his Highness of Orange, the Hon^{Ne} Lords Directors, and the present administration here.

Thomas Sael, John Laurence and William Turner, the opposite party, thereto delegated by the remainder of their side, request the same as the sheriff and his associates abovementioned have asked.

The above parties having been heard in Council and the justness of their request being seen, the Hon^{Ma} Director General and Council resolve to enact such order on their application and request as shall be found to promote peace, union and tranquillity both in ecclesiastical and civil affairs.

LETTER FROM THE DIRECTORS IN HOLLAND TO PETER STUYVESANT; THE SHIP "PRINCESS" LOST WITH DIR. KIEFT AND D' BOGARDUS ON BOARD; LENIENT FOLIOY TOWARDS THE INDIANS RECOMMENDED; TRADE WITH SOUTH AMERICA; CHURCH MATTERS; GOVERNOR FORRESTER OF LONG ISLAND.

Duplicat. 1648 April 7th

Honorable, Dear and Faithful Friends.

By the ship "de Valckenier" we have duly received two of your letters, the last dated the 6th of October of last year, the first having no date, the originals of which had been sent by the ship "The Princess." We notice by your last letter, that this ship had left your coast about the

16th of August, but we did not receive your letters, sent by the same, as it was wrecked in the Channel on the 27th of Septbr and \$1 souls, men, women and children were lost, among them the former Director William Kieft, D'. Bogardus and Fiscal van der Hoyckens; of her cargo nothing has been savel except a lot of peltries, part of which has been stolen and what floated on the strand has been sold for 2sh. 6d. the piece and later for 1sh. English money. The skipper remained there skulking about so long, that it created suspicion; it seems, that thieves are always connected with such misfortunes; the Lord may comfort the sufferers.

We see that in a like manner, as mishap has befallen this ship on her return, your Honor on going out has met with adversity, having lost by sickness 16 to 18 men and that your Honor arrived, God be praised, before Fort Amsterdam on the 11th of May with the ships "Groote Gerret," "Swol" and "de Kadt," the first of which your Honor has sent to Boston in the English Virginia with a cargo of salt and the other two to the West Indies on an adventure. How very inopportune the mishap of the "Princess" has come, especially as regards your request, will be stated hereafter, we shall first reply to your report on the state of our conquests, in which you complain, that the people are grown very wild and loose in their morals. It seems to have principally been caused by the weakness of the late Director and the neglect of his duties by the preacher. We expect your Honor will amend all this, but a tree grown too high and too luxuriantly, must be trimmed carefully and bent by a tender hand, giving it a good shape. The native inhabitants of our conquests have shown the necessity to govern them with mildness: former wars, which we would have tried to avoid, have also given us that impression. Although we know, that these tribes have become conscious of their strength by using it and consequently, we believe, more anxious to provide themselves with muskets, powder and lead, for which they ask under pretense of hunting and which we know to be only a mere pretense, yet we perceive them to be so extremely eager, that we fear, they would rather begin a new war against us, than be entirely deprived of these articles. Considering that in our present situation a war is wholly unadvisable, we think it is best, to supply the tribes very sparingly, but directly by the Company's officers without the intervention of any private parties. This must be strictly carried out, also that no traders be allowed to come trading on that coast under authority from other Departments, excepting that of Amsterdam. We have learned that a frigate from Medenblick has arrived there, a ship called "Hercules," Cornelis Claassen Snoo, skipper, and have been properly astonished, that you should have entered into negotiations with such cheats and smugglers, especially as you must have known, that none of the other Departments has been willing to contribute for the support of New-Netherland and that in consequence that coast has been reserved for the Department of Amsterdam. It is therefore our express wish not to grant the privilege of trading there to any one in the world, unless they come with a permit from this Department and that if a trader comes without our permit, you confiscate and hold his goods until further orders from us.

It is true, that people are busy at the Hague before their High: Might: to bring about a general reform for all the colonies of this Company and New Netherland will not be forgotten; a provisional resolution has already been passed, that all colonists there shall be allowed to ship their own products, as flour, fishes, meat, bacon, peas, beans and everything else in their own or chartered bottoms to Brazil and Angola, that the ships returning may take freight from Brazil, but those coming back from Angola are to bring negroes to be employed in farming. This resolution will show your Honor, that we too have the right to send a ship to Angola with an assortment of provisions and bring back negroes. Your Honor will therefore please to take quickly advantage of it with the provisions, which you report to have in abundance.

When shall your Honor receive payment for the two ships sold, the "Swoll" and the "Tunarande?" The low price leads us to surmise that these ships were pretty well worn out and by your Honor considered unfit to be used in the service of the Company. We could not, under the circumstances, expect to employ them with great advantage to us, for we can now seek our fortune only against the treacherous Portuguese, since the peace with Spain has been arranged and signed, waiting only for the consent of the King, of which no doubt is entertained. We expect to hear what the ships, sent out by your Honor, have done in the meantime.

Your Honor gives conflicting reports on the trade there, saying in one place, that private individuals ruin the trade and in another, that you believe the open and free trade to be the best for increasing the population, which in time must be followed by greater consumption. It has been and still is the usual argument in our Department, that the trade should be open to everybody, but your Honor complains, that this freedom is abused by many, who go several miles into the interior to meet the savages bringing down peltries and thus run up the prices of the goods and your Honor therefore thinks, it would be better to establish a trading place, where all peltries should be offered for sale. We on our side consider this dangerous, for it would bring the savages again into our midst and be only a new form of restricted trade. If the Company were in the condition to establish there a large magazine, such as you propose, then we might as you suggest make a trial, but at present we are so situated, that we must remain satisfied with the export duties, to which you must pay particular attention, that the Company be not a loser by defraudations.

You complain of the order, issued here, that the duties on beavers shall henceforth be paid here without considering, that we shall have no returns from the cargoes sent out. You have besides sold there two ships and a lot of logwood at 11 fl, for which the owners here have received 12 fl or there about, so that they make a good profit considering the high prices asked for the goods, which they bring there, as stated by you.

We regret exceedingly, that we are not able to dispatch the desired ship with its freight as quickly as you requested, as for the above stated reasons the equipment and many other necessary matters must be deferred until the general reform, which is being considered, shall have been agreed upon; the Lord grant, that it may be to the satisfaction of all interested.

We were sorry to learn of the great disorder, which your Honor has found there in church matters, principally caused by D^o Bogardus. The proverb "Where the shepherd errs, the sheep go astray" fitly applies to this case. He with others has been relieved from rendering his account, while in the meantime the church remains in a troubled state and unprovided, although your Honor has provisionally allowed D^o Backer, formerly preacher at Curaçao, to remain there some time. As he, however, had previously received his letter dimissory from the Classis, he cannot be held there against his will. We shall look out here for a man fit to attend to the church there. Your Honor believes, that the congregation would be well satisfied with D^o. Megapolensis, preacher at Rensseluerwyck, without stating, whether he can obtain his letter of dismissal from there without trouble, also whether he cannot work there with as good results, as in the church at New Amsterdum. We expect to receive on this point a more detailed report in your next, according to which we shall act. It must also be considered, that this plan cannot be well carried out without the consent of the Colonists.

The erection of a church building has really been necessary, but we notice also that it has been very expensive: the Colony cannot yet bear such expenses.

Your Honor reports to have found general revenues for the defraying of the public expenses,

referring to the resolution of Septbr 25, 1647 and desiring us to approve it. Hitherto we have discovered neither the resolution nor the revenues, so that we suppose, these means have been appropriated by some secret resolutions or omitted to be sent.

We have been very much surprised, that somebody has dared to style himself there the new Governor of Long Island, saying that he, Forrester, had authority from Maria Sterlinck. We have been unable to discover that she had been empowered by either England or Scotland, to give such authority, much less to invade our territory. We can only presume, that this man is a notorious cheat and approve therefore your action in stopping his evil designs, but it is very doubtful, whether it would not have been better, to have sent him to the English Virginias instead of sending him hither, the more so as the "Valckenier" touched in an English port, where not only the pretended Governor, but also the prisoner Michiel Picquet* escaped. It did not matter much, unless the first had found or obtained assistance there; we do not think he did, for as yet we have not heard any complaints about this matter, nor do we exactly know before whom he might make his complaint, for as you say, he had no commission from the King or from Parliament. We do not suppose, he will ever obtain one, at least not against our Government; for reasons which we will give in detail. As to the other man, we do not know, whether the Magistrates here would have confirmed at your request a sentence passed on the other side. We cannot determine, whether sentence passed over there in such manner would be executed by our judges here and therefore do not consider it advisable, to make any more experiments of this kind, which endanger the authority of your judiciary, but we believe it safer, to punish all delinquents there as the respective cases may require.

Some complainants have made their appearance here with petitions to their High: Might: especially Cornelis Melyn, Jochem Pietersen and others, who declare themselves aggrieved by their sentences. We suspect these people have been prompted by the Fiscal van Dyck, who perhaps imagines, he has friends here. We have never expected any other evidence from this person, than the one given now, although we could not be upset by him. Cornelis Melyn is well known to us and we shall understand, how to refute his complaint. It is to be regretted, that people have become so intimate with such fellows, when they ought to have given a good example to others.

We must confess, that long ago an occasion ought to have been found, to determine the boundary-lines between the English, the Swedes and ourselves. We have had before now a better chance, as far the line between us and the English is concerned. Through their diplomatic agent at the Hague they asked for it and it could have been done easily, for the King was then in full possession of his authority. Now we do not know, what form the negotiations concerning the boundaries ought to take and how to obtain a favorable decision and we are therefore considering a request to their High: Might: for a manifesto placing the tercitory, claimed by them, under our control; then, we are confident, neither the English nor the Swedes will try to claim or usurp it. We notice, that even our villages are mostly inhabited by English people, who in some places have had the assurance to elect Magistrates on their own authority; we consider this rather a dangerous precedent, yet we suppose, that only mild measures can induce them to give up this plan of self-government, for it seems, these people living there will not endure a harsh government.

Your Honor suggests, that this nation should be admitted to the small private trade at *Curação*, except in wood and salt. As this, however, is directly contrary to the charter and the opinions of the other Departments, we cannot give our consent to it, before we have learned, what

^{*} Sentenced to perpetual banishment from New Netherland and to 18 years' imprisonment at hard labor in the workhouse at Amsterdam, for threatening to kill Director Stuyessant, (N. Y. Col. MSS. IV, 342.)

the bearings of the regulations, now under consideration, will be. The general reforms, to be introduced on your side, will also for some time have to be shaped by them, the more so, as we do not know, whether the coast will remain under the direction of this Department alone or whether it will be governed by all the Departments. That is also the reason, why we cannot decide on your Honor's request for an increase of salary and for the transfer of a bowery, stocked with two horses, six cows and two negro boys, the price to be determined by arbitrators, for which you had authorized Director Kieft to make an agreement with us; at present this cannot be done for the above stated reasons.

The bearer hereof Wm. Thomassen, skipper of the "Valckenier" and Peter Cornelissen Costelyck, master of the "Pynappel," who takes out the duplicate of this letter have received assorted eargoes from private parties. Their departure has been publicly amounced, as is done with all ships sailing to other ports. This is the first voyage, which these vessels make to your side and therefore we deem it very necessary, that your Honor should watch the unloading of them and keep a sharp lookout, that the Company may not be defrauded of their revenues and all smuggling be prevented.

We send you a list of all the free men, whom we have given permission to go over on each ship, if some more, besides these, should be discovered you will institute proceedings against the ships, conform to the contract entered with the owners, copies of which and of what further has taken place here concerning these ships are enclosed.

We enclose the invoices of the cargoes of both ships.

Through the loss of the "Princess" we are deprived of several ships' journals, for instance of that of the "Swoll" and several others, which you may have there. You will therefore please to send us by the first opportunity the journals and everything required to make up and verify the accounts of the persons, who have reached here as well as of the lost ones, whose friends are overrunning us every day.

Your Honor will no doubt have received information before receiving this letter of the misfortune, which has befallen our ship "de Groote Gerret"; nevertheless we have deemed it advisable, to send you a copy of the letter, received from the skipper, Jelmer Thomassen. We have no opportunity here to send him the desired relief and therefore recommend to your Honor to employ all possible means for securing the said ship and rescuing the erew, if it has not already been done.

We have given permission to *Teuntge Juriaensen*, who goes over with a large family, to take with her 12 guns, 50 lbs. of powder and as much lead for the defense of her family in time of need; but as we acted in this instance only with great reluctance and at the nrgent solicitation of the said woman, we would advise your Honor to keep an eye not only upon the aforesaid arms, but also upon the arms of our inhabitants there and to order reviews or musters in the country, to see whether they have not made a profitable trade in arms, instead of keeping them for defense.

Some letters from private parties to our officers in *Curação* have from time to time been brought to our office; we see no other way, than to send them herewith to be forwarded by the first ship.

We are negotiating with Jan van Hardenburgh about the four cases of duffels and as we lack time, the ships being ready to sail, to come to a conclusive arrangement, we have provisionally agreed, that to offset his claim about the said four cases he shall pay no duty nor convoy-fees, for the goods, sent over by these ships, nor for the return-consignments, which he may receive by the same ships. The one and the other is to be charged to his account against the abovementioned

claim, therefore you must send us a statement of the goods, which his brother Arnout van Hardenburgh may consign to him.

We have engaged the supercargo for the "Pynappel", Cornelis Greesen, under the conditions, as per enclosed copy, and paid him 20 fl on account of his salary to be earned, the balance, which will not amount to much, may be paid to him there.

Commending you herewith to God's protection we remain.

Honorable Dear and Faithful Sir,
Your Honor's true friends
The Directors of the West India Company
Department of Amsterdam.
J. Speck.

Amsterdam, April 7th 1648. J. Speck. David van Baerle.

Concerning the ease of Mons' van Twiller the Conneil has come to no decision yet; your Honor will therefore leave the payment of his claims in statu quo.

J. Speck.
David van Baerle.

LETTER FROM THE PRINCE OF ORANGE TO DIRECTOR STUTYPESANT, INFORMING HIM THAT CORNELIS MELYN AND JOCHEM PIETERSEN KUYTER HAD RECEIVED PERMISSION TO RETURN TO NEW NETHERLAND AND ORDERING THE DIRECTOR NOT TO MOLEST THEM.

THE PRINCE OF ORANGE.

Honorable, Prudent, Discreet, Dear Sir.

You will receive by the bearers hereof Jochem Pietersen Cuyter and Cornelis Melyn, the commands, which their High: Might: the States General have concluded to issue to you, directing you to allow these men to enjoy their property there free and unmolested by virtue of the provisional appeal, granted to them by their High: Might: with the clause suspending the sentence passed over them by you on the 25th of July 1647.

Although I do not doubt, that you will obey and respect these orders, yet I desire hereby to admonish you very earnestly and advise you expressly, that you allow these men to enjoy quietly and without contradiction the result of the resolution passed by their High: Might:

Herewith etc

At the Gravens' Hague, May 19th 1648. Your very good friend W. D' ORANGE.

To the Honorable
Prudent, Discreet, Our
Dear and Special Friend
PETRUS STUYVESANT
Director of Nean Netherland.

PROPOSALS MADE BY DIR. STUYVESANT ON THE SUBJECT OF SMUGGLING GUNS, MANSLAUGHTER AT
FORT ORANGE ETC, AND RESOLUTIONS OF COUNCIL THEREUPON.

Propositions submitted by the Hon^{ble} Director General in Council.

Whereas it is seen by experience that nothing is done by the Fiscal to obtain a decision as to what is to be done with the guns, about

in number, obtained from both the ships and still remaining in the Council Chamber; in case no further claim is brought against the ships on that account, we are of opinion that the guns at least are liable to confiscation.

2⁴ Regarding the 13 guns and 13 bullet moulds and some other articles marked Æ, which are seized, not appearing on the invoice of goods taken on board.

3rd The purchased cloth which still lies in the Council Chamber, and is found longer than is entered on the invoice.

4th In regard to the homiorange, whilst I was at Fort Orange, and the wounding of the gunner by Simon Courtbrant, a soldier, who ran away before my departure, and since skulks at Mespachtes without the Fiscal making any enquiry for, or prosecuting him, to the blame and scandal of the court.

5th The petition of the free traders in favor of the convicted Jacob Reynsen and Schermerhoorn, that their sentence of banishment may be revoked.

Finally, the case of Egbert

Resolved in Council. To pay for the guns belonging to the sallors what they cost in Itolland, and to restore their guns to those domiciliated here as settled burghers, on condition that his gun must be produced to the Council, whenever the Burgher intends to depart.

Resolved, according to agreement, to pay 100 per cent as per the Company's invoice.

Resolved that the fugitive shall be summoned by beat of drum.

van Borsum, who being still the Company's sworn servant and master of the yacht Prince William, in violation of his honor and trust, has purchased guns and powder from the snugglers at Newhaven and carried them or caused them to be conveyed past this place to Fort Orange.

On these five foregoing propositions especially, a final conclusion is necessary.

(Signed) P. Stuyvesant, first of August A* 1648.

The petition of respectable Burghers residing in this city, New Amsterdam, having been read in Council, and the petition and conduct of Jacob Reynsen and Jacob Jansen Schermerhoorn in regard to a certain sentence of banishment recently imposed on them for trading in contraband wares considered, the Hon^{Me} Director General and Council of New Netherland have graciously revoked the banishment of said Jacob Reynsen and Schermerhoorn, and declare them from this time and henceforth capable of going, coming and returning here, as is permitted to all other honest people.

Thus done in *Fort Amsterdam*, the first of August A* 1648. Present, the General, Mr. Dincklage, La Montagne, B. Nuton, P. Leendersen and Adrian Keyser.

RESOLUTIONS TO SUMMON THE CHIEF OFFICER OF THE COLONY OF RENSSELAERWYCK TO ANSWER CERTAIN CHARGES AND ANSWER TO THE CHARGES.

The Hon^{Me} Director General having produced in Council the charges exhibited to and made against Brant van Slechtenhorst, chief officer in the Colony of Rensclaerswyck, and the countercharges and protest of said Slechtenhorst, dated 28th of July, A* 1648, it is therefore resolved and concluded in Council to authorize the Fiscal to cause said Slechtenhorst to be summoned to appear here before the Hon^{Me} Director and Council and hear the said Fiscal's demand against him. This 10th of August A* 1648.

Abraham Willemsen appeared in Conneil, deelared and acknowledged that being with Egbert van Borsum at Newhaven in the North in the year 1647, he in company with Egbert van Borsum bought there from Klinckert, the chief boatswain and from the cook, all sailing on the ship St. Beninjo, Cornelis Claesen Snoj, master, 50 guns (snaphanen,) four kegs of powder, two kegs of shot, which he deelares to be true. This 10th August A 1648, New Amsterdam. Present: The Hon^{the} General, Mr. Dincklage, La Montagne, B. Nuton and Adrien D' Keyser.

Complaints exhibited to the Chief Officer of the Colony of Renselaerswyck.

We judge and declare that the granting of Patents and the building on grounds about the Company's fortress Orange, without the knowledge and consent of our Sovereigns' representative, tend

to the disparagement of the authority of our Sovereigns, their issued commission, an infraction and diminution of their granted charter, a notable weakening of the Fort aforesaid in time of defense and necessary resistance, and therefore opposed to all military and defensive order. Wherefore we request in virtue of our commission, the Commandant and Court of the said Colony to desist and refrain from such building within a cannon shot from the Fort, until further order and advice from our Sovereigns, or Superiors, or to produce to us, special consent and authority signed by our Sovereigns or Superiors aforesaid, there being, either above or below equally suitable, yea better building spots.

2

That no new ordinances touching the sovereign anthority, general commerce and the public welfare such as the farming of the trade, attaching the grain and masts and other property belonging to the servants and vassals of the Company, be made or published without the advice and ratification of the representative of their High Mightinesses and our Superiors.

3,

Without abridging anthority or right of the Colonists, or of their Court in attachments and lawsuits, we demand that attachments levied on the property of the Company's servants or vassals be prosecuted within a reasonable time, where they ought to be prosecuted, so that the interested party, be he servant, or vassal, may turn the property to his profit without serious loss and lapse of time.

4.

We are informed, and it has been certainly laid before us in form of complaint that Commander Stechtenhorst endeavors to force and to make the inhabitants of the Colony to promise that the defendants will not appeal from his and his Court's judgment and sentence to the supreme and general Court of New Netherland, which we consider to be a high crime against, and conflicting not only with our Netherland practice, but also with the granted Freedoms and Exemptions of this Province, by the 20th article whereof all inhabitants are allowed to appeal to the Commander and Council of New Netherland from all judgments given by the Court of the Patroons exceeding in amount the sum of Fifty Carolus guilders.

5.

In order to prevent the aforesaid unfounded rule, and to give the good inhabitants of the Province the benefit of regular and just judgments, whereon, in conjunction with pure religion, depend the peace, happiness and prosperity of the country in general and the inhabitants in particular, We shall willingly leave to the Courts their proper authority and jurisdiction, saving that for the better promotion of justice, a report and review of the affairs and proceedings of the Colony, be annually rendered to us and our adjoined Council, the commissioned representatives of our Sovereign home government, pursuant to articles 20 and 28 of the New Netherland Exemptions.

LASTLY.

Whereas in contempt of our office, with which we are invested by commission from their

High Mightinesses, Commander Slechtenhorst in the presence of us and many others asserts, and by actions affirms that he is not subject to us and our government-in contradiction not only of our general commission granted by superior authority, but also of the Freedoms and Exemptions of Patroons, article 28 whereof lays down, that "all Colonists shall be obliged to transmit, at least once in every twelve months, an exact report of their lands and Colonies to the Commander and Council there "-by which indecent assault upon the reputation of our official character, and, in our person, the dignity of our Lords Directors are seriously defamed and insulted: Therefore we, to obviate hereafter all altercation and misunderstanding, first, desire and demand proof of, and authority for this pretension under the signature of their High Mightinesses, or of some of the Directors at the Chamber at Amsterdam, which being exhibited and seen, we shall respect Commander Slechtenhorst agreeably to his commission; suppress the aforesaid complaints, and honor and obey the further order of our gracious Sovereigns and Lords Directors; or in default thereof we remain bound by oath and honor to maintain our previous commission, to protest against the Commander for contumacy and disobedience committed in our person against the authority and commission of their High Mightinesses, our sovereigns. Meanwhile, we remain disposed and prepared to promote the welfare of the Colony in general and of the inhabitants in particular, and to afford them whatever aid they stand in need of.

Done in Fort Orange this 23rd July, 1648, subscribed:

Your affectionate Friend and Governor,

P. Stuyvesant.

Agrees with the Original which I attest,

A. DE Hooges, Secretary.

Beneath was written:

We the undersigned hereby certify and declare that, by order of the Hon^{Me} General abovementioned, we have communicated and most truly read the foregoing complaints to Commander Slechtenhorst and his Council, where, besides himself, Mr. Anthony de Hooges only was present, and gave him a copy thereof on the above day. In acknowledgment of the truth this is signed with our own hands.

(Signed)

CAREL VAN BRUGGE.
JAN LABATIE.

Agrees with the copy written by Brant van Slechtenhorst himself.

COR. VAN TIENHOVEN, Secretary.

Answer of Brant van Slechtenhorst, chief officer of the Colony of Renselaerswick, to the above written complaint.

Whereas General Petrus Stuyvesant, whom at divers times heretofore I have informed that I was heartily inclined to live with his Honor in all friendship and neighborhood, as becomes Christians, and to show him all honor and respect, as far as oath and honor would permit, has on the 20th and 21th of July of this year verbally communicated and afterwards on the 23th ditto caused to be delivered in writing to me, Brant van Slechtenhorst, divers complaints wherein the Patroon's right is, in my opinion, somewhat injuriously affected and curtailed, and which tend to the great prejudice of our said Patroon, Therefore did I, on the 21th inst., in presence of several persons, say to the General; You complain without reason; I have more reason to complain on behalf of the Patroon, as namely: Last year the Director caused a prohibition to be posted up, nearly of the same tenor as that handed to me in writing on the 23th of July by the officers.

1.

First. The Honble General has proclaimed a day of prayer throughout this Colony, contrary to the ancient order and custom, as if his Honor were proprietor of the Patroon's Colony.

2.

The inhabitants of the Fort came into the Patroon's Colony and ent the best timber and firewood in the forest, without notifying anyone, as if it were their own.

2

Said inhabitants and those of the *Manhatans* rove by water and by land not only through the entire Colonic but even in the Patroon's woods, and have Indians on hand trading publicly as brokers, as if the Colony were their own, without once notifying the Patroon, or his agent, or paying any duty.

4

On the border of the moat of the Fort or trading post, stood for a few years undisturbed the trading house of the Patroon, to whom as proprietor still belongs that very ground and all around the Fort, and who has been in quiet possession thereof for long years and still occupies it. Yet now comes General Petrus Stuyvesant, and attempts by improper means to prevent the infant Patroon from improving or building on his own ground, which is situate over five hundred paces from the Fort or trading post, between both which points there are still at present eight houses standing on the Patroon's soil; threatening forcibly to batter down the aforesaid buildings; striving thus to be his own judge in what regards the infant Patroon's property—which is neither proper nor consistent with reason—and in the matter of erecting pig-pens and the use of courtyards and gardens on the Patroon's ground around the Fort.

Therefore do I, in my quality, assert and protest before God and the High and Mighty Lord States General, our Gracious Sovereigns in Fatherland, and the Lords of this Colony, that I am obstructed in the execution of my duty and office, and I do protest on oath against all the illegal proceedings, as well as for all costs, damages and losses already incurred, or which the Patroon may hereafter suffer hereby. Done in the Colony of Renselaerswyck this 28th of July A*1648. Signed B. VAN SLECHTENHOUST, director of the Colony aforesaid. A. DE HOOGES, witness.

Below stood: Agrees with the copy written by Brant van Slechtenhorst, This 10^{th} of August 1648. N_{ev} A.

RESOLUTION TO PERMIT THE ERECTION OF STONE HOUSES WITHIN THE WALLS OF FORT ORANGE.

Whereas the Fortress Orange, situate up the North River of New Netherland, near the Colony of Renselaerswyck, was almost entirely washed away by the high water last winter, and it is highly necessary that it be repaired, in order to maintain the Hon^{Me} Company's limits and jurisdiction; and whereas the present condition both of the Company and of ourselves here, does not permit us to make the required repairs, much less to complete them, Therefore the Hon^{Me} Director General and Conneil for reasons and considerations aforesaid, have resolved and concluded,

that it would be most advantageous and least expensive for the said Company to permit some respectable inhabitants of New Netherland to build at their own expense houses in said Fort, against the wall, run up with stone 12 feet high, especially as the Hon^{No} Mr. Kreft, the late Director, and the Conneil had long ago permitted some to do the same thing. It is also resolved that the ground shall at all times remain the property of the Company, and that those who will build in the fort, shall not own more than the buildings, or be able to sell more than the same, whereunto the Company shall enjoy the preemption right.

Thus done and resolved in Council in Fort Amsterdam in New Netherland, the 11th of August A° 1648. Present: The Houble Director General, Mr. Direcklage, La Montagne, Brian Nuton, Paulus Leendersen and Adriaen Keyser.

RESOLUTIONS TO OPPOSE SLECHTENHORST'S CONTINUED ENCROACHMENT AT FORT ORANGE.

The Director General laid before the Council a despatch from Commissary van Brugge, who reports that Commander Slechtenhorst, contrary to the notice given him, proceeds with the building under the Company's Fort Orange; [Resolved] that he pull down the same, and if Slechtenhorst offers opposition, that he, Van B., shall send word, when more men will be sent from here to his assistance. This 23⁴ of August A° 1648. Present: the Hon^{Me} Director, Mr. DINCKLAGE, LA MONTAGNE, BRIAN NUTON and PAULUS LEENDERSEN.

RESOLUTION TO SEND A SMALL MILITARY FORCE TO FORT ORANGE TO OPPOSE THE ENCROACHMENTS
OF THE COLONY OF RENSELAFRSWYCK.

The Director General laid before the Connoil a letter from Commissary Van Brugge dated the 4th of September, concerning Commander Slechtenhorst of the Colony of Renselaerswyck, who contrary to our directions and orders continues to erect a building near and under Fort Orange, within a pistol shot.

Resolved, therefore, that four to six soldiers be sent to the Commissary, for the assistance and the better execution of his orders to demolish the honse with the smallest loss to the owners, and in ease Commander Stechtenhorst offer opposition, Carel van Brugge shall arrest him in the most civil manner, and detain him so long in confinement, until he deliver to the Commissary copy of his commission and instruction, with a declaration that he, the Commander, has no other commission and instruction than those he will then have exhibited.

Thus done the 10th of September 1648.

Present: The Hon^{Mc} Director General, L. van Directage, La Montagne, Brian Nuton, Paulus Leendersen.

Declaration concerning the Trade with Eastern Indians.

Before me, Cornelis van Tienhoven, Secretary of New Netherland, appeared Andries Luycassen, aged fifty-three years and Cornelis Mauritsen Bout, aged thirty-three years and Jan Jansen from 8t. Obyn, aged twenty-seven years, who at the request of Mr. Govert Loockmans, attest, testify and declare, in place and with promise of an oath if necessary, that it is true and truthful that they have been in the months of October, November etc. A° 1647, with Govert Loockmans and his bark along the North coast from New Ansterdam to Pahehetock, Crommegou,* and New Haven, during which voyage aforesaid they neither saw, nor heard, nor even knew that Govert Loockmans himself, or any of his crew had directly or indirectly traded or bartered with or to the Indians there or elsewhere any powder, lead or guns, except that he, Loockmans, made a present of about a pound of powder to the chief Rochbou in the Crommegou and purchased two geese in the Crommegou and half a deer at Pahatoc with powder, without having given to, or exchanged with the Indians anything else to our knowledge. The affiants declare this to be true and offer to confirm this on oath if necessary and required.

Thus done the 28th of September A° 1648 in New Amsterdam, New Netherland.

This is the Amark of Andries Luycassen.

Cornelis Moursen Boudt.

This is the Z mark of Jan Jansen from St. Obyn, made by himself.

To my knowledge Cornelis van Tienhoven, Secretary.

Copies of two protests by Brant van Slechtenhorst against director Stuyvesant.

Whereas the Honble General Petrus Stuyvesant has again on the 4th of September 1648, through his Honble Vice Commander Carl van Brugge and Mr. Labbatie, served a notice on me, I answer thereto: That in Fatherland, which with this constitutes but one Province, no notice ean be given, much less can it be put in execution, except with the previous consent and advice of the sheriff, or the court at the place there, on pain of nullity and arbitrary correction, as I myself, on the 18th of May last, informed Mr. van Brugge respecting a notice to be removed from the gate. Also, that the Secretaries sign all judgments and not the High Sheriffs, and the notification ean much less be admitted, inasmuch as the first complaints of 23rd of July of this year, state "within the range of a small cannon shot," and now on the 4th of September, on one and the same question, "within a musket shot;" which is wholly in contradiction the one with the other. To this must be added, that the Honbie General suffers whole streets full of houses close under Fort New Amsterdam. Now, if the Honble General or his Honble Councillors can show me a contrary commission from their High Mightinesses, our Sovereigns, and the Lords Proprietors of this Colony, my liege masters, I will in all things obey it, but failing such exhibit and proof, I am by office and honor bound and obliged to obey my aforementioned commission and orders. It likewise seems surprising to me that the General should endeavor to use the power vested in and intrusted to him, against us and in our person against our young infant Patroon, whereas he ought to live

^{*} Gardiner's Bay at the East end of Long Island.

also as a Christian neighbor, and employ proper military force against your and our enemies; the rather as, heretofore, not only have protests been simply made against this, but it has been complained of to their High Mightinesses, our gracious Sovereigns, whom the General also acknowledges to be his Sovereigns, and his Houor also intend to complain to their Noble Highnesses. Therefore, it is not becoming to employ such means, more especially as, on examination of the subject by their said High Mightinesses, no disposition has yet been made of it, and the site of the house in controversy, is situate about 500 paces from the Fort, beyond the range of a musket ball, and a small house belonging to the same lot has stood there previous to our difference and to this date as well as ten other houses in the same quarter.

A great deal is said about false and mendacious protests. I hope to show the contrary hereafter before impartial judges; therefore I here also protest against you. Consequently, I protest a second time, in the quality aforesaid, First, that those who ought to be my good friends and neighbors, according to their previous letters prevent me from performing my duty and executing my orders; and this I do before God and the High and Mighty Lords States General, our Sovereigus and the Lords Proprietors of this Colony, and at the same time against all damages and losses, mischiefs and disturbances arising, or that hereafter might be suffered herefrom.

Done Renselaerwyck this 8th of September A. 1648.

B. V. Slechtenhorst.

After collating this is found to agree with the signed and dated original by me Jacob Kip, deputy (in the absence) of the Secretary, before and in the presence of witnesses hereunto invited, this 30th October A° 1648, in Fort Amsterdam in New Netherland.

The Hon^{Ne} General Petrus Stuyvesant uttered heretofore on the 21st of September 1648, and again for the fourth time, of the 23^d of the same month a verbal insinuation or threat, by his Vice Commander Mr. Carel van Brugge and Mr. Labbatie, who assisted by an armed soldier, dared of their own authority, without asking previous permission, as is customary, to burst suddenly, not only into the Patroon's jurisdiction but even into the Patroon's house, without any commission or orders, nor exhibiting a written copy, which was demanded of them and declared—That they would demolish and pull down the house and building of Jan Tomassen and Rem Jansen, the smith, and that the General had sent, for that purpose, in his sloop, divers soldiers and sailors, to accomplish the above exploit.

This pretended objectionable building is situate beyond the five hundred and fifty paces, as the Vice Commander had, on the date aforesaid, himself acknowledged, and is plainly beyond the range of a musket shot, and even out of sight of the Fort or trading house, according to the Hon. General's own previous claim, dated 29th of August last, and this is again stated in his last letter transmitted by the soldiers, wherein it was demanded only that we should abandon the supervision of the Fort and the jurisdiction thereof as that had, up to this time, been provisionally permitted contrary to order and authority.

That an entire hamlet had been allowed to be built close under the aforesaid house. That the Patroon's house and court should constitute one district; as the Vice Commander at divers times and lastly on the 23^d instant, represented.

Thus, the objectionable house was not any obstruction in the least, but the ten houses which stand to the North between the two except on the west side; and besides that, the Patroon's woods, not a stone's throw off, on the West, Southwest and Northwest of the Trading house are not meddled with, though a hostile attack would come principally from that quarter. Hence it is notorious, that all proceeds from passion. The same is the case on the East; for the said block house had not

heretofore, nor yet has any opening or prospect except what is visible half a league up and down the river. So that it is a farfetched objection, void of reason and foundation, and as much justified as Cousin Gysbert who, as we read in Esoy's Fables, stood at a cascade on a high hill and drank, and then complained of a sheep who stood in the stream below, that she roiled the water. It is therefore beyond dispute that a difficulty is created where none exists. The Honbie General apparently listens to some lying busybodies, who seek rather to foment trouble and discord between Christian neighbors, than to promote peace and concord, which, indeed, is the truth.

It is declared that buildings should not be erected so close to the Fort, as the latter is thereby obstructed in time of necessary defense; and, as heretofore in the Articles of Complaint (Gravamina), "the Fortress is seriously weakened in time of defence and necessary resistance."

So far as regards the renowned Fortress, men can go in and out of it by night as well as by day. Stechtenhorst has now been more than half a year in the Colony, and the nearest neighbor to the Fort, but he never has been able to discover one person carrying a sword, musket or pike, nor has he heard or seen a drum beat, except when the General himself came there last July with soldiers.

Therefore we cannot understand or perceive, whereby or wherewith such defense can be made. But there are valiant soldiers, when they are armed with ax and gun, to cut down the best and nearest timber in the Patroon's woods, and to shoot the game and steal the stone belonging to the Patroon, 'Tis wonderful that the General should take such needless trouble about the Patroon's Colony and worry himself about his buildings, whilst his Honor tolerates a number of streets full of buildings within thirty paces of Fort Manhatan where his government is, and does not first apply a remedy there; more especially as the General himself writes under date of 29th of May 1648, that he is already expecting a war with the English, which God avert! It must, moreover, be remarked in addition, that the ten houses have stood many years, and still continue between the two,* in peaceable and undisturbed possession on the Patroon's own ground. Of these, the last small house and garden are on the border and extend up to the low ground+ of the Trading House, and also remain in undisturbed occupancy on one and the same spot where, in fact, the Patroon's own Trading House formerly stood. Besides this, I hope and trust that the Honble General and his Connoil are not so prejudiced against Slechtenhorst but that they will legally show whether their jurisdiction is more extensive and greater than that of their predecessors, especially as it is a well known and established maxim in law, that he who will have, must first and foremost prove his right, and having fully established it, it shall never more be questioned, but on the contrary.

Thus, legal means are employed to eject a person from his ancient and just possession and occupation, but no violence or armed force, which have been used here, for this cannot and may not be tolerated in any land of justice, and is wholly contrary to the free laws of our dear Fatherland, to which laws every one in this country is individually bound by oath to render obedience.

In like manner, at one and the same time, have the three persons demanded of Slechtenhorst to show them his commission, or a copy of it, and on his refusal proceeded to summon him, Slechtenhorst, in the name of the Fiscal, to appear at the Manhatuns within three weeks.

To this Slechtenhorst repeatedly answered, that he should take no notice of such improper compulsory laws, much less of the summons, before and until they should first furnish a copy of

^{*} The Fort and the Patroon's Trading House.

Moat of the Fort?

all the papers, as is customary according to practice and order, and protested against all the aforesaid illegal notifications, This copy having been refused, he made further answer: Had the General desired, or expressed the slightest request to see Slechtenhorst's commission during the six weeks the latter was within his government, yea, in his yery quarters, he would most cheerfully have exhibited, and is still willing to show to his Honor and to his councillors, as our Christian neighbors and friends which they ought to be, not only his commission and orders, but even the plan of the settlement itself. But reflecting that the Honble Patroon had been invested by their High Mightinesses the States General, our gracious Sovereigns, and the liege Lords of the Colony, with high and low jurisdiction within his possession and granted territory, he would seriously prejudice not only their High Mightinesses, but also the Patroon in his acquired right and possession, were he, Slechtenhorst, now in his quality and being within his own jurisdiction to exhibit, in consequence of such improper measures, his commission before he had received orders to that effect from his gracious Sovereigns and his superiors. As already repeatedly stated, it would indeed have been a violation of his honor and oath were he, to the prejudice of the aforesaid Patroon, to surrender so childishly and rashly, the immunities obtained from their High Mightinesses, which are entrusted to him. But all the aforesaid is as well founded as in the first gravamina.

On the second and following points: viz, the arrest of the grain and masts.

Cannot a person execute a civil attachment against his own grain and masts on his own soil and within his own jurisdiction; on property afloat and moving on land, as happened in the case of Jacob Jansen Hap on the 6th of June 1648, who, on his own authority, cut down two large pine trees for masts in the Patroon's woods, and brought them down to the waterside and on the 8th of said month, notwithstanding the attachment, made them fast to the vessel and towed them to the Manhatans. And this still is set forth and stated in the aforesaid gravamina, although not the slightest complaint has been made to us on the subject. What consistency is there in this? It is in truth a weak and unheard of complaint. But one sees easily a mote in his neighbor's eye and does not perceive a beam in his own. Therefore no attention can be paid to all the erroneous, illegal, indecent, violent nullities, much less to the summons and citation of the Fiscal, inasmuch as we have not been furnished by the citation with any written information, much less a copy of either one or the other, but such has been refused us. Neither can we notice the writing handed us on the 21th of September by the armed soldier, as the citation does not mention any day, date or year; less so, as the last summons conflicts by essential errors, with the second, as has heretofore been sufficiently demonstrated, whereto we refer.

In addition to this, it happened that on the evening of the 21st of September, whilst Slechtenhorst and his fellow councillor, Andries de Vos, were walking together in the public streets, without speaking a word to any one, they were saluted with curses and swearing by the Holy name of God, by the soldiers that were sent up, who sought to pick a quarrel and make a disturbance, saying: Why do not people wish them Good ovening? In consequence of this insolence and insult complaint also was made, that the people were deprived of the free use of the public streets, so that through the arrival and threats of the soldiers and sailors, and their declaration that the aforesaid building should be pulled down and demolished, not only the Colonists but the Indians themselves were in a great uproar and much excited and embittered against your Honor, and said: If Wooden Leg,** to whom we have given a present for it, should now come and pull down our house, where we when needed and in the winter season proposed to

sleep under cover, as the Lords can now fully perceive by article 9 of the propositions of the Indians themselves, it was not to be endured, and the former Treaty is manifestly broken. Accordingly, in truth, some Indians on the 21st of September, and even before that, previous to the indecent verbal summons of the Vice Commander, of Labbatic and the soldier, did come to him, Slechtenhorst, and asked for guns and offered to assist Slechtenhorst on all occasions, and added, that they would also give him a place in their Mohawk country. So that more friendship was offered by the Indians and heathen than by those who are of the same religion and subjects of the same sovereignty, and who are, moreover, bound by office and oath to assist our Colonists in all need and difficulty, as already repeatedly stated. Therefore, the Hon^{Me} Councillors may rest well assured, (though, we may add, it is in nowise our opinion or intention), that even were they to send, instead of seven or eight, all their soldiers besides the sailors from the Manhatans they would not be feared, which God forbid.

On the 4th of October when the Indians were on their way home they heard the soldiers fire several times. Whereupon the Indians returned and asked: If Wooden Leg's dogs were again carrying off any thing? So that Slechtenhorst had four times more trouble and apprehension to manage the Indians than his own party, and had to accost them with civil words and to tell them that they were misinformed, and that the houses should continue standing, and thus I pacified them. As all the Christians are absolutely in the power of the Indians, particularly if Christians joined them as might easily happen here, every one who has arrived at the years of maturity and is conversant with the affairs of dear Fatherland can readily compute what consequences, what bloodshed would have followed such extreme and rash proceedings—what ruin not only of the Colony, the Trading House and the Manhatans but all the Christians in this country, which has cost dear Fatherland heretofore so much blood, trouble and expense before it was brought under the obedience of their High Mightinesses the States General. We shall wait with patience to see whether these foregoing indecent, yea violent attacks and the proceedings on which depended life and property will be pleasing and acceptable to their High Mightinesses the States General, our gracious Sovereigns, and the Lords Proprietors of this Colony.

It is also a strange and unheard of proceeding that any one of his own authority, should come, sword in hand, into another's jurisdiction to serve a civil notice or summons, and that without the previous consent of the Sheriff or Court there. Hence, it is to be manifestly concluded that he intends to accomplish everything by force. This is further to be inferred from the fact that the sloop was employed fourteen days, with soldiers and sailors in that expedition, and must travel a distance of seventy-two leagues, to and fro, in the winter. We have moreover, most emphatically, at divers times protested against it on the ground of nullity, as we do not admit, and as we have not recognized such improper, compulsory notices. Stechtenhorst has heretofore treated Verbrugge, on account of his Lord and master, courteously and respectfully, in order to remove a notice which was posted up in his jurisdiction (as is previously more fully mentioned), and at the same time told him that not only are the acts of those persons who serve such and similar notices null and void, but they themselves will be arrested and condemned to bread and water for five or six days, indeed have been publicly pilloried, and that by small cities in a Province where the right of appeal lay from the aforesaid cities; indeed, such happened to messengers of States that were Sovereigns of the Province, so that the States and Courts have written in a most friendly manner to their small cities to release those messengers. Such improper notices being a contempt and disrespect not only towards the Court or Patroon, but also our gracious Sovereigns, whose place we occupy here, 'tis the rule when now a notice of a Court or the States of the Province to its inferior cities is given to a sworn messenger, he must first and foremost ask consent and assistance from the officer of the latter place, who then gives him written permission (Fiat instinuatio) on the margin of the paper to serve the notice, which written notice or order the messenger must then take to the City Marshal who then serves the summons in the first instance verbally and in writing on the party and then makes a return to the messenger. This is a legal notification or summons, but otherwise it is null.

Your Honor applies to me unjustly the epithet, Defamer, which is given to a person who either fraudulently or forcibly robs another of what belongs to him. He whom that does not concern need not assume it, and I shall still maintain that the young Patroon should not be wronged by your indecent, insufferable, most violent attack through a letter without either day, date or year, which is all too notorious, and conclusively established by sweeping letters and actions. The truth, therefore, does not require any witnesses, as the contrary shall in due time appear manifest before impartial judges; so that the above epithet, though too gross, is endured, and I, therefore, protest against it, whilst those who, according to previous letters, ought to be our good friends and Christian neighbors, prevent me from performing my duty and executing my orders within my Patroon's jurisdiction, without being able to show me commission or command to the contrary, as already stated. This is more especially the case as ten lots are already engaged, and not only myself and the Patroon, but other respectable persons are thereby obstructed and damaged and will be prevented from erecting additional buildings solely by reason of your proceedings, which have no foundation in right or reason.

Therefore the aforesaid Slechtenhorst in his quality aforesaid protests for the third and fourth time against all the aforesaid nullities and against notorions force and violence, and that before Almighty God and to the Honorable, High and Mighty Lords States General, our gracious Sovereigns and liege Lords of this Colony, and at the same time against all hindrances, damages, losses and mischiefs which have been caused, or may hereafter happen to be created hereby.

Done in the Colony of Renselaerwyck on the 20th of October, Anno 1648.

(Signed) B. V. Slechtenhorst, Director of the Colonie aforesaid.

After due collation this is found to agree with the original, signed and dated as above, by me Jacob Kip assistant secretary, in the secretary's absence, in the presence of, and before witnesses hereunto invited, this 30th of October 1648, in *Fort Amsterdam* in *New Netherland*.

MANDAMUS TO BRANT VAN SLECHTENHORST TO APPEAR BEFORE THE DIRECTOR AND COUNCIL TO ANSWER SUCH COMPLAINTS AS WILL BE MADE AGAINST HIM.

What complaint we, as Sheriff and Fiscal of New Netherland, have against Brant van Sleechtenhorst Sheriff in the Colony of Renselaerswyck, he shall hear and see when he appears on our issued summons before such judges as are thereto qualified by their High Mightinesses and the Hon^{Ne} Directors, whose province it is to decide whether the summons be legal and correct or not, the trespasses and injuries respecting which it was issued being previously exhibited and proved. And we assert that we are not obliged to summon Sheriff Sleechtenhorst where he holds his domicil, much less before the court of Renselaerswyck where the accused party is himself plaintiff and judge, and no other magistrate besides him, qualified thereto by commission of their High Mightinesses, or by commission from the Patroon, except Anthony de Hoges, the secretary, who, in like manner,

caunot be witness and judge. It is sufficiently admitted that the Judges and Councillors appointed and qualified by the Patroon, have long since become dependent on and subservient to this officer, and therefore there exists no proper court of Justice, neither are any judgments pronounced before such court, acceptable and valid wherein their High Sheriff or Director is, himself a party, plaintiff and judge, or at least where he had only one qualified councillor with him. We will not enter into a discussion here respecting the Commandant's assumption, that the Colony has high and low jurisdiction; but we assert, conformably to the Exemptions, that the high jurisdiction in New Netherland, belongs to the Company, and that the Colony is subordinate thereto.

Whether the notice or summons was made in writing or verbally, is, in our opinion not so much the question as, was it served? This was done once, twice and three times by the Company's Commissary in Fort Orange, in the presence of two credible witnessess, and the Commandant's exception is purely frivolous, since in Fatherland it is not customary that any summons should be made in writing, but only verbally by the sworn messenger, and the Commandant herein contradicts himself, inasmuch as, at the close of his nullities, he himself writes that he received the notice on the 28th of September, through his door.

It is a flimsy misrepresentation (to say that whenever any summons and notices are served, the defendant is informed why he is summoned and subpensed; this is in no place the practice; and no copy of a notice can be furnished to the defendant, because the summons before all Courts is made verbally; and whenever the defendant appears and a written complaint is lodged in Court* against him by the prosecutor, then it depends on the pleasure of the Judges to grant the defendant a postponement in order to answer in writing the written complaint.

That the summons and notice is served in Fatherland by a sworn messenger, and of the same jurisdiction, and with the previous knowledge of the Sheriff is, in part, correct and well known. But that does not apply in this case, because the Commandant, who is defendant, is himself, as we have seen, Sheriff, Judge, and Court Messenger, and up to this time we are not informed of any other Sheriff, Judge or Court Messenger than the defendant himself. What, then, can be more preposterous, or more unprecedented in a Judge on the Bench, than to have a person summoned before himself, or by himself, and to try him, himself? The Director General and Council will have to justify, and their resolutions will doubtless explain the purpose for which the soldiers were sent. We will say, however, that it is a barefaced falsehood to state that they were sent by us to serve a written or verbal notice. As regards the alleged insult—that three armed and hostile persons burst into the Patroon's house—those who perpetrated the insolence shall have to answer for it. But it appears to be a false accusation, inasmuch as it appears by the witnesses, that Commissary Van Brugge, by whom the notice was served, knocked respectfully at the door and was admitted by the defendant's daughter, when he, according to orders, requested copy of Van Stechtenhorst's commission; the same having been refused, he summoned him properly to repair to the Manhatans to vindicate his refusal, as the Commandant admits in another missive. Hence it is evident that the defendant well knew in part what he was summoned and subprenaed for. From all this, it is manifest and notorious that all the exceptions taken to the legality of the service of the summons are null and not worthy of consideration. Besides that, according to law, it is not the province of a defendant, but of the Judges to declare a summons legal or illegal, so that it follows from all this, according to all law, that the Sheriff, the defendant, is to be apprehended as contumacious, and the exhibited complaint prosecuted. As to the defendants complaints of the length of the voyage and of the inconvenience of the winter weather, both these are nothing else

^{*} Vierschaer-a criminal Court.

than frivolous excuses for delay, because his futile answer will show when the summons was served and the date of his reply of non acceptance, at which time the vessels sailed up and down the river, some twice, some three times, and made very pleasant voyages.

But in order to exempt ourselves from all charges of precipitancy and harshness, the rather as winter is now approaching, we have, with the knowledge and approbation of the Director General and Council (salva actione litis) granted the defendant a delay until the spring when the first vessel will be coming down. Wherefore, in order that he may not set up any further pretext for delay, or exception, we hereby summon him de novo, in writing and verbally, through Commissary Van Brugge, to appear on the first Court-day in the month of April, which will then be, God granting life and time, Tuesday the fourth of the aforesaid month, before the Director General and Council of New Netherland, his competent judges, and before them to hear and make answer to such accusation and complaint as we, in our quality of Sheriff and Fiscal, shall officially and as in duty bound institute against him.

Done Manhattans this last of October, 1648.

ORDER. CAREL VAN BRUGGE, COMMISSARY OF FOET ORANGE, TO PROCEED WITH THE REPAIRS OF THAT FOET, AND TO DEMOLISH ALL BUILDINGS WITHIN A CANNON SHOT OF THE FOET.

Whereas by divers letters from our Commissary Van Brugge, the testimony of others, and personal reports of inhabitants of the Colony, we are informed of the improper proceedings which Commander Van Slechtenhorst usurps and commits not only over his own inhabitants, in violation of law and the granted Exemptions, as he forbids them on pain of the heaviest fine to appeal from his court, but also against even the Company's servants and vassals, to the disparagement of the charter granted to their High Mightinesses and infraction and nullification of the Freedoms granted to the Patroons, in blinding and blockading the Company's fortress by divers buildings, ploughing the ancient gardens and fields situate at the dry moat of the fort and heretofore always made use of by the Commissaries, chiefly endeavoring to prevent, so far as lies in his power, the necessary reparation of "the Fortress," as he himself sneeringly styles it, because it can be entered by night as well as by day, being severely damaged in the latter part of last winter by the extraordinary high water inundation. As it required, for that reason, necessary repairs, we therefore ordered and commanded our Commissary there not only to repair it, but to put it in a proper state of defense, to wit: to surmount it with a wall of stone instead of timber, so as to obviate the annual expense and repairs. This being already begun, Commander Stechtenhorst forbade the quarrying of stone and the cutting of timber and firewood needed by the fort, within the limits of the Colony contrary to a former and obsolete prohibition, and the farmers and inhabitants to cart them, all according to the tenor of his ordinance, without the knowledge or consent of us and the Council of New Netherland, and yet not designating how wide the limits of the Colony extended, or to point out where the Company may cut its wood or take the stone. This was never before done by any chief officer of the Colony or tolerated by any Directors and Council, our predecessors, as it tended not only to the palpable belittling of their authority and general commission, but especially to the violation, infraction and nullification of the Incorporated West India Company's snpreme jurisdiction, which extends as well over the Colony of Renselaerswyck as over others; if this be tolerated, other Colonies such as Heemstede, Flushing, Gravesend &c would be expecting

more. Carrying out this principle, the Honble Company are finally deprived of firewood and timber necessary for ships, churches, forts and other buildings, or become obliged to beg these from their vassals and subjects, and what is worse and more to be appreliended, must purchase them at the highest price, and consequently through our inability we degrade and convert their high into low inrisdiction, contrary to the charter of their High Mightinesses, and infringe on the Company's prerogatives. Being bound by commission and oath to maintain both, We, therefore, do hereby authorize and earnestly command our Commissary to proceed with the repairs of the Fortress, and to that intent and service to cause timber to be cut, stone to be quarried in and hauled from the mountains, cliffs and plains in any part of New Netherland where it may be most convenient for him or the Company, except only the Boweries and plantations which are already fenced and cultivated, or may be hereafter fenced or cultivated, within which he or any of the Company's vassals shall not be at liberty to cut timber or quarry stone, unless with previous knowledge of the proprietor or occupant; and in case the jealousy of the Commander may constrain the inhabitants of the Colony, and hinder them from lending a helping hand to the work with their horses and wagons, we order our Commissary to have a wagon made for himself, and to use therefor the horses of Mr. Jonas Bronck, now on the bowery of Corler against whom the Company has a just claim in consequence of an honest debt; this, however, is to be with the previous knowledge of the reverend Dome Megapolensis, his agent and attorney, and an account is to be kept of what they cart and earn each day in the Company's service. And we also, in like manner, authorize and charge the Commissary especially to maintain the Company's high jurisdiction, ancient and previous use of the gardens and lands situate under the Fort, and not to cede the smallest iota thereof, unless the Commander exhibit to him, according to our previous demand, later and other order and commission from their aforesaid High Mightinesses, our Sovereigns, the Lords Directors, our superiors and Patroons, authentic copy whereof he shall transmit to us, so that we may then otherwise order. Finally, in order to maintain the jurisdiction of the Fort, the resolution we last sent for the removal of the houses built within musket or small cannon shot shall be peremptorily executed if not already obeyed. Thus done in Council in Fort Amsterdam in New Netherland, the 2d of November Ao 1648.

Letter from the Directors to Peter stuyvesant: censure for meddling in Kieft's affairs English claims; Rensselaerswyck and Fort Orange; Fiscal van Dyck's complaints; Preachers; iron mines.

January 27th 1649.

Honorable, Worthy, Pious, Dear and Faithful Sir:

Our last letter to your Honor was dated on the 10^{th} of April of last year, by which we informed you of everything necessary.

We have in the meantime received by different channels many letters and documents or any way the duplicates of the documents, which have been lost by the wrecking of the "Princesse" and although we see now, that many of the letters have been completely answered by our aforesaid letter, we yet find in some of the more important ones points, which require a reply from us.

Before we proceed however, it will be necessary to specify the letters, which have reached us to wit:

In 1646, Octbr. 15 and 16 on board the "Princesse" then in port at Barbadoes.

1647, January 15, from Curação.

Two letters without date of day or year arrived by way of the English Virginias.

A letter dated August 4th 1648.

Another without date concerning only your Honor's private affairs.

Two letters of 2d and 23d of September of last year.

Further the following letters from Lucas Rodenborch at Curação, dated respectively June 3^d and Septbr 2^d 1647, April 6th and May 5th 1648.

A letter of March 22d 1648 from Jan Galeart, schoolmaster at Curação.

One of Septbr 6th 1648 from Carel van Brugge at Fort Orange.

Three letters from Do Backerius, dated August 7th and Septbr 2d and 22d 1648.

One from Fiscal Hendrick van Dyck of Septbr 4th 1648.

Besides reading all the abovementioned letters we have also taken up the minutes of matters, which have happened there and examined the books; we shall communicate the result to your Honor in due time.

Although you complain, that we have not promptly and thoroughly replied to your former letters, we can only find some unimportant matters, which we tacitly passed over, because we lacked sufficient information, to come to a decision concerning them: for instance, you had asked for our approval concerning the confiscated ship "Liefde", Huybert van Ree master, but we had not received either the proper information nor the report of the proceedings, which only reached us now. We can only agree with you, that it was confiscated for good reasons, but at the same time we cannot approve, that the goods, after having been inventoried by you, were not sold at public auction, that their value was not announced and the required three summons of the Fiscal were not published: all this could have been done in better shape on shore, than to pass such a sentence on board of the ship. Now the owners sue us for it, demanding an indemnification of 10,000 fl and they will undoubtedly avail themselves of the abovestated arguments, but we have not yet seen their complaint in writing. What is alleged in this case, may also brought up against us concerning the embargoed ship St. Beninio. Nobody has as yet taken any steps in this matter, but we are already involved in a formal proceeding about the ship with its freight of hides and tobacco, the former owner of which has come here now to claim these goods, asserting that he is a resident burgher of this place; this, we believe, can be reasonably said of his mother, but he himself has lived about fifteen years in Spain, as we understand. He complains bitterly, that he and the other prisoners have not been treated according to the Company's instructions, but that the whole crew has been sent adrift in one boat. Time will show, whether the arguments against it will appear plausible to the judges, meanwhile we are in a quandary and surprised by such proceedings, especially as we notice, that they have begun in Curação to dispose of some of these goods without process of law, then only one summons was published before you contracted with several merchants for a large quantity of hides. You have also approved of the plunder of a quantity of pearls and reals of 8; though the plunderers will represent it as a trifle, their assertions do not agree with the supercargo's accounts, much less with the demands of the parties in interest. We also find that this capture was made on the 15th of April 1648 and brought in on the 23th, but to our very great surprise, you have only published one summons concerning this prize from that day until the 23d of Septbr, the date of your last letter and we cannot learn, what legal proceedings you have

instituted. This case is nevertheless of great importance and you might have known that we would be called upon for explanations. But what surprises us most in this matter is, that you have not sent us a list of the eargo and that you say not a word in your various letters about the 2000 lbs. of *Maracaibo* tobacco shipped in this caravel, nor that you have received them and at what price they were sold.

This tobacco could be sold here at present for 8fl the pound and it is in our opinion not a matter of so little importance, as to be passed over in silence. It is therefore of the greatest importance, that you should send us by the very first opportunity a list of the whole cargo and all the documents relating to the confiscation, although we doubt, whether these latter will be according to the laws of this country, where no bench of judges has as yet confiscated a ship or merchandise to be kept by them after an arbitrary division and appraisement. Everything is here sold publicly, which we observe has also been the custom there formerly and was done in the case of the confiscated ship "St. Peter," although even then not all the formalities were observed, for we find in the report of the sale, that 30 pieces of duffels, delivered by Johannes van Hardenburgh to the Clerk of the Company's Warehouse were appraised at 54 st. the ell, while Hardenburgh has proved by certificates, that 24 pieces of the same duffels were sold there at the same time at 4fl the ell. When we made a provisional settlement with him in this matter, we directed you what to do in it, but you have nevertheless deemed it proper to re-open the case by sending us the declaration of Simon Pietersen Pas, as if we had not received it before or not paid any attention to its contents. We have only to say to this, that it had been duly examined in regard to everything having reference to this case and that we found necessary to settle on the already stated condition of it offsetting his claim against the import and export duties here, so that you need have no dealings with his brother there.

Your Honor has meddled with several affairs of your predecessor, which you had better have left alone, for before your departure you must have fully understood the dissatisfaction created in the Board by several acts of his administration, especially by the war with the savages, by his deficient and slovenly accounts of the Company's property and by the many uncalled for debts, which, we believe, he has contracted at the account of the Company. We think, it would have been better, to let him or his friends take the responsibility for these matters. The war, which it would have been wiser not to undertake, was over before your arrival; the debts arising out of the drafts, made by him, you have taken upon yourself by your signature, but we do not recollect that we ever directed you to do it, much less that you should concern yourself about the debts made by him at the expense of this Department; for it must be remembered that this person had been engaged by the Assembly of the XIX and that at that time an agreement between all the Departments existed, that all expenses should be defrayed out of the common fund. We cannot imagine therefore, what reason induced you to assume these debts for our account. Your Honor will soon learn how dangerous it is to meddle with other people's business, as already premonitory rumors are spreading here, that you have interfered in a sentence passed by him against Jochim Pietersen and Cornelis Melyn. We will not dispute whether they had not deserved it, but it would have been better, to let the dead man defend it, than to see, that upon a simple request their High: Might: accede so much to these people as to summon your Honor to defend this sentence either in person or by attorney. The first of the two is considered by many here an honest man and they are surprised to see him so intimate with Cornelis Melyn, who has always had a bad reputation and who, as we understand, will do everything to create trouble and mischief for us on the side towards the Swedish Colony. We shall have to say more on this subject, when we

come to the definition of the boundaries and will for the present continue to state our grievance, concerning the heavy burdens, laid upon us on account of Curação and New Netherland, of which the latter has the reputation of being in a position to support itself, but also of having the capacity to share the superabundance of its production with other nations, especially with our other conquests. Yet we find in your Honor's letters many complaints of various deficiencies and wants, as if you were lacking there provisions or means of subsistence, while we can prove by the annexed memorial and calculation, that you must have received since your arrival there in values, money and goods about 170 to 180 thousand florins. If this one territory were to cost so much, then we would be compelled to resolve, that it injured the Company more than the same was benefitted by it. We desire therefore, that by the first opportunity a complete statement of the revenues and expenditures, as specified in the memorial, be sent to us. Undoubtedly the erection of the church or what was needed to complete it and the repairs of the fortifications have cost something, but that cannot be so great a part of the aforesaid sum.

We cannot understand, why your Honor has begun to erect a storehouse 100 feet long by 19 feet in width, for we do not know, what it could be used for. It is true, you proposed, that the Company should open a salesroom there provided with all kinds of goods and you pointed out several measures for that purpose, for instance, to compel all private people to deliver the merchandises, which they import there, into the salesroom against a fair profit of 60 to 70 percent. You are also of opinion, that a price for beaver-skins ought to be fixed, above which nobody should be allowed to purchase any and you add, that nobody ought to be allowed to trade, who is not willing to engage himself to remain there 3 or 4 years; that nobody shall have permission to sell at retail, except under the same condition, nor sail on the river in any kind of craft, except the burghers settled there, having real property of 3000 to 4000 fl. value.

We learn further, that you have taken the liberty to inspect some of the private warehonses with the intention of finding contraband goods and examining their books, which in our opinion are matters of grave consequences and altogether contrary to the laws of free trade, which the rules of this Department granted to all merchants; because the Department is as yet too weak to keep the trade to itself and must for the present be satisfied with the tolls. We do not mean to say, that we do not wish to see the Company in such a condition as to prevent all the trade of these private hucksters according to your intentions, but for the foregoing reasons we find these plans as yet impracticable. Your Honor must therefore temporize in all these matters until a better opportunity offers.

We are surprised, that your Honor has made alterations in the tariff for exported furs, receiving for beavers, otters, bear and moose skins 15 st a piece, and for deerskins 5 st., while formerly 8 pct were taken. We believe it is better to keep the old rates and cannot consent to a change of all these resolutions without knowledge of the Assembly of the XIX. Besides, it is not advisable, to burden these goods with more taxes than formerly, especially as beavers, which used to sell for 8 to 9 fl. are sold now according to their quality for 6, 7 and 8 fl.

At this time it is impracticable to make an agreement with the English here or in England

members of Parliament are prisoners or have left, the Prince of Wales and the Duke of York have taken refuge here, so that it seems that everything is turned bottom upwards in that Kingdom and that efforts are made to establish another form of government. May the Lord protect the people against danger. These are in brief the reasons, which we already gave in our former letters, why we cannot satisfy your Honor's repeated demands in this direction and we know therefore of no better remedy for the present, than that you must try to live in harmony with our English and Swedish neighbors, the more so, as in your own opinion, the English are much too powerful for us and it is not advisable that we should be involved into a war, of which we have, may God help us, enough now with the Portuguese in Brazil and in other countries, without reaping any advantage, especially since this faithless people have been with 13 ships at Loando St. Paulo, forcibly taking this territory of Angola from us. We consider it necessary to communicate these news to you, that you may not send ships thither and we fear, that they have also visited the Island of St. Thomas, but as the Director of that Colony had received information of this expedition, he may have been on his guard, and we hope, able to resist their attack. These treacherous proceedings annoy their High: Might: very much and they are at present engaged in deliberating, how they shall resent these affronts: they will not lack an opportunity, if God helps us.

Concerning your Honor's repeated complaints of the old claims of Brant van Stechtenhorst we shall confer with the owners of Rensselaerswyck, but we find, that they do not agree among themselves, as the heirs of Van Rensselaer intend to keep for themselves the Patroonship, notwithstanding the contracts prove, that they have partners, who jointly have borne the expenses and now complain, that they have never received an account of the management. We have come to the conclusion, that Brant van Slechtenhorst is a man of malicious character, that being also the opinion expressed by people, who have lived under him in the Colony. We shall confer about this with Mr. Wouter van Twiller, also about his private claims, and shall send your Honor our further resolutions as quickly as possible. Meanwhile we must urge you to keep up with our neighbors the friendliest intercourse.

In going over this matter, we are reminded that the wife of Abraham Staats, formerly a resident of Renselaerswyck, has informed us, that with your Honor's consent she had built a house in Fort Orange and she now asks this Department for a confirmatory order, which as far as we know has never been done; but whereas she adds to her request, that she may enjoy such privileges, as we shall grant to our subjects, we do not know, what she may intend by this special request and can give herein no other order, than that she shall be treated with the same fairness, as all other good and honest citizens of the Fort. You believe, that inhabitants of Renselaerswyck erect houses too near the walls of the Fort, intending to defy us, and that the outlook from the Fort must not be obstructed, at least in cannonshot range; you further state, they have more convenient lots along the river to build houses on, than so close to the Fort; the other side asserts, that they are compelled to do it, in order to be prepared for an attack by the savages. You will therefore well consider these reasons and take care, that while neither the one nor the other suffers by encroachments upon his territory, the settlers are accommodated as far as possible.

The many complaints against the Fiscal Hendrick van Dyck are very numerous to us. Although this man had been recommended to us very highly, we have yet been not without fear, that complaints would be made to us, as we had heard some bad reports before his departure. On the contrary, your complaints are confirmed by various witnesses, Mr. Dincklagen alone holding back, so that we are astonished at his hesitating to bear witness to the truth.

This same Fiscal charges in his letter of the 4th of September, that from the first hour of his departure your Honor had forbidden him the Council chamber and that he has not been properly supported in his duties, sending as proofs for the truth of his charges declarations of as he says trustworthy parties concerning his proper and decent behavior. These people are however unknown to us and whereas we notice, that his misbehaviors have often been forgiven, on promises of reforming, we desire to learn, that he is now living up to his promises; but if he should again forget himself and commit such excesses, that your Honor and the Council consider his mode of living to attract obloquy and himself unable or unwilling to serve the Company well, then you must collect all necessary information against him, that we may give everybody concerned sufficient reasons for his dismissal.

The request of D* Backerus, made in several of his letters, has been approved as reasonable by the Classis and we were therefore obliged to grant it. We should have been more inconvenienced by it, if we had not entertained the hope, that perhaps the preacher from Rensselaerswyck, D* Megapolensis, could be persuaded by fair offers to remain there a few years longer. We consent to it very willingly on account of the good character given him by your Honor. It is true, his wife has arrived here, it being the intention, that he should soon follow her and it seems, that his presence in person is required here for the liquidation of an estate, in which he appears to be much interested; nevertheless we have held tiresome conferences with his wife and it seems, that she could be persuaded to return thither to her husband, if she were assured, that she would not incur his displeasure. After having overcome his objections we hope to induce her to consent to our plan and we shall then consider his salary, which we expect to make satisfactory to him. You will therefore on receipt of this letter try to persuade him, to comply with the requirements of God's church and his community, the more so, as it is to be feared, that we may not be able for some time to provide this church with a minister: this measure is therefore the most advisable.

We shall also look out now for a good school teacher and gather information concerning the man living in *Harlem*, whom you propose.

Your Honor's appointment of Rocloff Jansen as Receiver-General at a yearly salary of 480 fl. without rations induces us to believe, that you must have a good knowledge of his honesty: on that understanding we approve of it herewith, although in our straitened circumstances all possible retrenchments should be made, for which reason we have here discharged all subaltern officers and we believe from information received, that there too are more than enough officers; all unnecessary officers should therefore be discharged, we cannot afford to keep them.

Although it is without precedent, that this Department has ever been godfather of any children, having when invited always refused it for certain good reasons, yet the Board grants herewith your Honor's request, expecting to be informed of the child's name to have it properly registered, that the Company, when in a better financial condition, may be reminded to reciprocate this honor by a keepsake. Meanwhile we shall pray to God, that He may let grow up this child born in New Netherland to His glory and to his parents' happiness.

We must acknowledge, that letters of exchange gone to protest do not add to the Company's reputation; nor would it look any better to accept them, when no payment can follow. We have said above, that we believe you to have enough funds of the Company on hand, that we might remain undisturbed. Besides this the owners of the slip "Wapen van Nieuw Nederlandt" call upon us for the sum of 10123 fl 15 st. for goods delivered at Curação in the year 1646; we find however in the letters of Lucas Rodenburch, that these goods and provisions were received under condition to be paid for in salt and horses and that they, at the time, received a lot of salt, we

believe, we can satisfy them by paying them in these values. We are sorry, that their ship has been lost and therefore add in our answer, that they may send for the salt by another opportunity,

We have learned of the precarious situation of the Island of Curação with great regret, the more so, as we have no chance of sending the provisions, required by your Honor; we have tried to freight a ship, but could find nobody willing to undertake the voyage upon so uncertain results, while we considered it unadvisable to charter a ship by the month, as you propose. If we had been sure, that a full ship's cargo of wood was ready on the Island, then we might have contracted for it, but we observe that a great mortality has prevailed there and fear, that but little wood has been cut. We would therefore have had but a losing freight, which at present is not at all convenient. We also consider it quite unadvisable to send more people to the Island, for that would only increase our expenses and the products of the Island do not pay for the outlay. There are enough good people on the Island, we think, to defend it and we shall take good care of its interests, when our solicitations concerning the great reform shall have been finally acted upon by their High: Might: which we hope will be done shortly.

The loss of the ship "de Groote Gerrit" has much inconvenienced your Honor in carrying out your plans, for besides not making a profitable venture with it heavy outlays have become necessary, which are made still more burdensome, because the country is not provided with the necessaries to equip a vessel on account of the lacking funds.

We cannot sufficiently express our surprise, that upon the report of one Jan Sluyter, who says, he has been a prisoner of the Spaniards at St. Martin, no search has been made for the gold mine, which he says, has been discovered upon the Island on the mountain, where our quarters have been. He asserts that the mineral is so rich, that 10 pounds of ore will yield 3 pounds of pure metal. We see that your Honor is very much grieved by the loss of the specimen sent by the ship "Princesse," since lost; but we do not know, whether that specimen came from this mountain, to which attention ought to be paid. We do not think, that the ironmine is of any benefit to us.

Your Council minutes of December 5th 1647 informs us, that you have published an order, according to which all Englishmen, coming for some reason from New-Hwen to take refuge among us, are to be protected, because the Governor has refused to surrender to your Honor William Westerhuysen and Samuel Godenhuysen, who had deserted to New-England. This proceeding appears to us very hazardous at this critical time and the matter must be treated with great prudence, especially as according to your own opinion, this nation is much too strong for us. We must therefore guard against a strife with them.

You think, that if 10000fl. in small coins could be sent there, it might be advisable to drive the wampum gradually out of the country, but your own judgment must tell you, that in our present financial situation it cannot be done, the more so as we are much troubled by our inability to supply the provisions, which you so urgently call for. If we do not receive the proceeds from the sale of hides, we shall be obliged, to leave your requisition unfilled.

Recurring to your letter directed to the Commissaries of New Netherland, we find it to be only a repetition of your general letter and can therefore not understand, what its purpose is, except that you believe, your complaints are not taken into as serious consideration by the Department, as they deserve. Your Honor may rest assured, that they are treated always with great care and seriousness; it is not the good will, that is wanting on our side, but the means, as repeatedly stated above. We send herewith the following papers:

The invoice of the goods sent by the ship "Prins Wilhelm."

Copy of the contract and bailbond made and given for the voyage of the said ship for your Honor's information.

We are surprised, that contrary to our orders and to the contracts made with Messrs. Wouter van Twiller, Jan van Hardenbergh and others you have made them pay 10 percent duty on goods sent hither, that being for every 100 fl. two more than the said contracts stipulate for. We have refunded this overcharge here but the matter is in itself of no small importance, that you receive the duties on merchandise sent here at your own discretion, when they ought to be paid here and that you made the aforesaid parties pay them. This must cease in future and we desire expressly, that you shall keep to the contracts and obey the orders received or to be received from us. Relying hereupon we are

Amsterdam, the 27th of January, 1649. Honorable, Worthy, Pious, Dear and Faithful Sir, whom we commend to God's protection
Your Honor's Friends
The Directors of the Priv. W. I. Company Department of Amsterdam
JACOB PERGENS II. P.
S. RYCKAFET

Resolution to summon the English towns on Long Island to send delegates to New Amsterdam, to consider of an embassy to Fatherland.

Whereas the select men here have at divers times by petitions requested to have a delegation sent to Fatherland to address our superiors on some weighty matters; and whereas the English villages on Long Island, which are subject to their High Mightinesses, ought also according to our best judgment be consulted on this important matter, so that they may not hereafter plead any ignorance, it is resolved in Council to invite them by letter for the appointed day.

Thus done and approved, Present: The Honble General, The Vice, La Montagne, Brian Nuton, Paulus Leendersen, This 21st of February [1649].

Letter from Thomas Tapping, Rich⁴. Gildersleeve and other deputies to Director Stuyvesant, promising to send an answer to his proposals and Stuyvesant's reply.

Noble Sir.

May it please you to venderstand, that we have Received yours by hand of youre Deputed and authorized agents viz your Secretary and Ensigne vento whose relations were have and doe according to your request give Credence and wth all convenient speed indevered to acquaint our Neighbors wth your pleasure declared chiefly in the Instructions you sent by them for our Consideration, who incontinently mad choyce of 5 of us to conferr wth your aforesaid agents: further that so the might have the more light after serious consideration to return a plenarie

answer vnto you some grounds were given vnto your agts and you may please to vnderstand that wee are not so well versed in such maters of high Gouernment as to give a present resolution besides some of our Neighbors are absent whose advise wee desire to Concure wth vs at whose return wee shall wthe connenient speed indevor it; so wth due respects and thankful acknowledgment of your well wishings and well indeuors for our good we Humbly take leave and Rest.

Hemstede ffeb. 26: 49

To our honered Gouernor
Peter Stuyvesant, Director
General of the Province
New Netherland, Curação
these present.

Your servants
Tho. Tapping
Cii Panco
Ricard Gildersleeve.
Henry Persall.
Joxas Wood.

Gent: Your letter by M. Whitehead I rec^a. and what declaration yo' deputys made you att theyre returne I know not, only this they neuer presented vnto mee any procuraties, from your ownes and did not see your instructions: for what myne owne has done, if according to my instructions by them to you presented, the Coppie whereof was lette with you, but this sure I am it was with a sincere heart to all your good, that I presented them and therefore haueing discharged my duty, I shall with God's assistance in enery respect act and doe for you and all vnder my gouerment, as much as shall lye in my power for your publique good, for present and future tyme and had you wrote soe much toe me att first I should have been contented and soe proceeded that you need not hane troubled yourselves soe much, soe with my loving salutations to you I rest.

fort New Amsterdam March the 20th (49).

Your LOVING FFRIEND.

Resolution. To grant the farmers on the Island of Manhattan free pasturage between Schefmoes' plantation and bouwery No. 1.

The farmers on the Island Manhattan requesting by petition a free pasturage on the Island Manhattan between the plantation of Schepmoes and the fence of the Great Bouwery No. 1, the petitioners' request is provisionally granted, and that no new plantations shall be made or granted between said fencing. [March 4th 1649.]

Minute. Of a meeting of the Council and burgher officers in the fort, on the subject of a journal written by Adriaen van der Donk; his imprisonment; protest of Mr. Van Dincklage.

On the 4th of March Ao 1649, met and appeared, on the invitation of the Honble Director General,

in the parlor at Fort Amsterdam, Mr. Dincklage, Fiscal Van Dyck, La Montagne, Brian Nuton, Ensign Baxter, Paulus Leendersen, Commissary Keyser, Serjeant Litschoe.

Next, the Burgher officers: Jacob Couwenhoven, Captain; Martin Crigier, lientenant; Philip Geraerdy, Peter Cock, serjeants; Borger Jorisen, Augustyn Heerman, ensigns; by whom the following in a joint board and meeting was concluded and did occur.

Mr. Lubbert van Dincklage protests in Council against the Honble Director, for that he has heretofore done, and still does many things without his previous knowledge; also for imprisoning Adriaen van der Donck without letting him know it.

Thus protested, Present all the above named officers and Burghers.

At the Council aforesaid was read the part of Adriaen van der Donck's Journal in which Van der Donck writes, that he has heard Mr. Dincklage say at Melyn's house, that he had violated his oath in the case, and that things do not go smoothly in Holland, and that among the States there are also who are perjured.

Mr. Dincklage denies having ever expressed what Van der Donck has stated in his Journal against their High Mightinesses and demands proof thereof.

Mr. Dincklage demands copy of a written by Verdonck, and taken out of Michael Jansen's house by the Director without his, Dincklagen's knowledge; against which he protests also.

The Director gives for answer, that it will be furnished to him *Dineklage*, at the proper time when the ships shall sail for *Holland*, and that for cause he cannot have a copy, as it contains things which must first be proved. This 4th of March, Present the abovenamed Councillors and Burghers.

Votes and advice of the conncil and burghers respecting a journal written by Adriaen van der Donck.

The 4th of March A° 1649.

Votes of the Hon^{Ne} Councillors and of the Burghers respecting the Journal written by Adriaen van der Donck.

Mr. Dincklage is of opinion that Adriaen van der Donck shall be heard touching the writing and provisionally be released on bail.

La Montagne advises that Verdonck be heard according to law.

Brian Nuton is of opinion that Verdonck shall be heard in his prison.

Paulus Leendersen is of opinion that Adriaen van der Donek shall be examined by commissioners in jail.

Commissary Keyser is of opinion that Van der Donek ought to be brought here and then examined.

Burghers.

Jacob Wolphertsen says this matter does not concern him, and therefore he ought to be excused from voting.

Martin Crigier says, that Van der Donck ought to be heard in confinement.

George Baxter, ensign, ditto.

Augustyn Heerman says, as Van der Donck is a member of the board of Nine Men, he cannot advise in the case.

Serjeant Litscho thinks that Verdonck ought to remain in prison until he be examined.

Jan Evertsen Bout says, as Van der Donck is a burgher, he ought to be treated as such.

Philip Geraerdy says, as Van der Donck has earned, so must be be paid.

Peter Cock says that Van der Donck shall remain confined until examined, as he deserves.

Borger Jorissen says ditto to Peter Cock.

The Honble Director General is of opinion that for the removal of all differences and disputes. it would be requisite, to summon two deputies from each Colony and Town in New Netherland to deliberate on the highly necessary delegation for the best of the country in general.

Mr. Dincklaghe says, he will not meddle with the matter, and thinks that men ought to wait until the Lords States shall have given an order.

RESOLUTION. TO CALL A GENERAL CONVENTION, TO CONSIST OF TWO DEPUTIES FROM EACH OF THE Colonies in New Netherland, to consider the sending of a delegation to Holland; VOTES THEREUPON.

Fiscal Van Dyck thinks it advisable to summon two @ three persons from the circumjacent English and other towns, to assist with those of the Manhatans in deciding what is best for the public in regard to the delegation to Fatherland.

La Montagne, ditto.

Brian Nuton, ditto.

George Baxter, ditto.

Adriaen Keyser, ditto.

Paulus Leendersen, ditto.

Daniel Litschoe, ditto.

Martin Crigier, ditto.

Augustyn Heerman refers it to the Board of Nine Men. Borger Jorissen, Philip Geraerdy and Peter Cock agree in opinion with the Fiscal as above.

Appointment. Commissioners to investigate the case of Adriaen van der Donck.

Paulus Leendersen and Adrian d' Keyser are ordered and appointed Commissioners to examine into the case of Adriaen van der Donck, and that in the presence of the Fiscal, on the 5th of March A° 1649, in New Amsterdam in New Netherland.

RESOLUTION. ON PETITION OF A. VAN DER DONCK, THAT HE REMAIN IMPRISONED UNTIL THE ABOVE COMMISSIONERS REPORT.

The 6th of March A° 1649.

In Council is presented a certain petition of Adriaen can der Donck, on which the Director and Council have caused the following apostil to be made: Petitioner is ordered by plurality of votes, to remain in prison until he be examined, and answer to the interrogatories, pursuant to the resolution of March 4th A of 1649 in New Amsterdam in New Netherland.

Votes of the Council, on the director-general asking their opinion, whether he should read a writing he had drawn up to a regular meeting of the commonality.

On the 8th of March.

The Hon^{Me} Director General produces in Council and exhibits to the members a writing; after reading it to them, he inquired their opinion whether said writing should not be read to the entire commonality when met.

Mr. Dincklage refuses to express an opinion thereon. Fiscal van Dyck advises that it is well and advisable that it be read to the commonalty.

La Montagne, ditto.
Brian Nuton, ditto.

Adriaen Keyser, Commissary, ditto.

Paulus Leendersen, ditto.

Proposal. Of Director Stuyvesant, to compel Adrian van der Donck to prove certain statements contained in his journal, or to recall them, and not to appear in court, or among the nine men, until he do one or the other; with the votes of the Council on the order.

Proposition submitted in writing by the $\mathrm{Hon^{Me}}$ Director to the ordinary Councillors and other officers, the 15th of March A° 1649.

The ordinary Councillors and other superior and inferior officers are aware that we, by virtue of our office and commission, have quite recently caused one Adriaen van der Donck to be guarded in his usual residence or confinement,* on account of a slanderous writing drawn up in the form of a Journal, and found at the house of Michael Jansen, wherein he has grossly slandered not only some superior and inferior officers, but also their High Mightinesses themselves, or at least many among the Lords States are suspected and accused of perjury; as appears by the original thereof.

Authentic extracts of which having been read by the Commissioners to the aforesaid Van der Donck and a categorical answer demanded, the said Van der Donck responded in contempt of the court, in a dubious, or at least in an immaterial manner, nevertheless affirming in plain and distinct words the injurious and defamatory accusation partly expressed by him in writing to me, and partly read to others out of the Journal, tending to the special defamation both of our Sovereigns and the Councillors sent hither, to the maintenance of whose most illustrious renown we are pledged by our commission and the Laws of Netherland and by honor, oath and conscience

Therefore my opinion in regard to the equivocal deposition that has been taken is, that the deponent be ordered and constrained to prove and establish or to revoke what he has injuriously written or spoken against the Hon^{sie} Lords States and officers here; and in the mannhile, until further information, that he absent himself from our Council and the Assembly of the elected Select Men (gemeents mannen). On which points, besides this, we also request the written opinions of the other Councillors and officers, hereby excusing and holding myself guiltless of the charge which may be brought against me, either here or hereafter, that I knew of the defamation and injury of my Sovereigns, and did not punish or notice them. Done Manhatans. (Signed)

P. STUYVESANT.

Votes on the proposition of the Hon^{ble} Director given by the Hon^{ble} Councillors, dated 15th of March A° 1649.

Lubbert van Dincklage, the Vice Director, says he will not have any thing to do with the Director's proposition; refuses to sign.

Hendrick van Dyck, fiscal, is of opinion, that Van der Donck shall not appear at the board of the Director and Council, or at the Assembly of the Nine men until he shall have proved the writing drawn up in the form of a Journal. (Signed)

H. VAN DYCK, fiscal.

La Montagne is of opinion that Verdonck shall not appear in the session of the Conncil until the decision of the suit. (Signed) La Montagne. Brian Nuton votes like La Montagne. (Signed) Brian Newton. Adriaen Keyser, Commissary, votes as the Fiscal has done. (Signed) A. Keyser. Paulus Leendersen, naval storekeeper, votes and in the case of Verdonck is of the same opinion as the Fiscal. (Signed) Paulus Leendersten van de Grift.

Director and Council have by plurality of votes decided that Adriaen van der Donck shall not attend the session of the Council or the Assembly of the Select Men when they meet, until he shall have duly verified what he has written in defamation of the Honbie States and of the officers and Councillors here. This 15th of March A* 1649. New Amsterdam.

Minute of a visit of the director-general to Rev. Mr. Backerius, to forbid him to read, or to allow to be read, any political writings in the Church.

This day underwritten the Director General went in person to the honse of the minister Backerius, and there, in his capacity as Director, told the minister not to read himself, or have read by any of the Church officers, from the pulpit or elsewhere in the church, at the request of any of the inhabitants, any writing, petition, or proposal having relation to the municipal or general government, whether generally or in particular, before and until such writing shall be signed by the Director himself, or by the Secretary, by order of the Director and Council; but this is not to apply to ecclesiastical affairs which are left at the full disposal of said minister and consistory. Therein he shall be at liberty to order agreeably to church ordinances and the duty of a godly minister, wherein said Director General offers him all aid and assistance as far as this concerns him as Chief Magistrate of the country.

This done in the presence of Councillor La Montagne and Secretary Tienhoven. this 8th of May, 1649.

LEASE. OF A TRACT OF LAND ON LONG ISLAND FOR 20 YEARS.

Before me, Cornelis van Tienhoven, Secretary of New Netherland, appeared Jochem Calder of the one part, and Direk Holgersten, of the other part, who in the presence of the undernamed witnesses, acknowledged and declared that they had in all love and friendship mutually entered into and concluded a certain contract in regard to the lease of a certain tract of land on the condition hereuntowritten:

Direk Holgersten leases to Jochem Calder a certain lot of land situate on Long Island, together with the land heretofore leased by him Direk to Jochem Calder, for the term of twenty consecutive years, commencing Anno 1651 and ending Anno 1671. The Lessee shall have the land rent free for the first six years, and during the other fonteen following years shall pay, annually, for the use of said land, which big and little he shall cultivate and improve as he thinks proper, the sum of one hundred and fifty guilders in such pay as shall then be current. All the expenses that the Lessee shall incur in building, fencing and whatever else is necessary shall be at the charge of the Lessee, who shall make such improvements as he will think fit; and if it happen that he, the Lessee should die, it is stipulated that the Lessor shall not eject the wife or descendants from the land against their will. The fences and any other improvements, of what nature soever they may be made by the Lessee, shall at the termination of the twenty years, belong to the Lessor, his heirs and descendants in full propriety without disbursing anything therefor.

For further security and the performance of this contract, parties pledge their respective persons and properties, submitting to that end to all Courts and Judges.

In testimony this is signed by the parties with Jan Nagel and Peter Jansen Noorman witnesses hereunto subscribed, this 2^a of June A* 1649, New Amsterdam.

This is the
mark of DIECK HOLGERSEN made by himself.
This is the
mark of JOCHEM CALDER made by himself.

This is the PI mark of Peter Jansen, witness, made by himself.

JACOB KIP, JAN NAGEL, Witnesses.

Permit to Rev. Johannes Backerius, Minister of New Amsterdam, to resion his office and return to Holland.

Johannes Backerius, minister in this city New Amsterdam, appeared before the Council and requested his dismission, in order that he may return to Fatherland; therefore the Hon³⁴ Director General and Council having considered the urgent request, cannot refuse said Backerius his dismission; the said Director General and Council have accordingly granted him leave to depart for Fatherland.

This 6th of July, 1649.

Resolution. To retain and engage rev. Joannes Megapolensis as minister of the Church
at New Amsterdam.

Whereas Domine Johannes Backerius on his urgent petition, and, as he declares with the consent of the Classis, wherein the despatches of the Honbin Directors concur, has received from us license and dismission, in order to depart with the first ships for Fatherland, and in the meanwhile this congregation would remain destitute of spiritual nourishment, namely the preaching of the Holy Gospel and the lawful participation of the Blessed Sacrament, Therefore we, the Director and Council wishing to promote as far as we are able, the honor of God, the welfare and salvation of men, cannot consent that this congregation ought or can remain hereft of a pastor. Wherefore, on the instructions from the Honble Lords Directors, we have resolved, as we do hereby resolve, earnestly and urgently to solicit and entreat the Reverend Dome Johannes Megapolensis, late minister in Renselaerswyck, who having obtained his dismission there, is now here and prepared to depart with the first ships for Fatherland, and seriously and urgently to inquire if he could not be induced by persuasive reasons, for the honor of God, the advancement of his church, and the salvation of men to supply here the service of the Word and the administration of the Holy Sacrament. His reverence has, as we are already informed, no weighty reasons to decline our invitation. Meanwhile the extreme need of the church work imperatively demands, that at least one clergyman remain in this province among the Dutch people, both for this capital and Renselaer's Colony, were it only for administering Baptism to the children who are commonly presented here every Sunday at the Manhatans for baptism alone, sometimes one, sometimes 2, yea even 3 and 4 together. Therefore, we excusing his reasons, cannot accept them at this time, but do hereby resolve, if possible, to endeavor to retain him blanda vi et quasi nolens volens, and we shall try to justify him to the best of our ability both to the reverend Classis and the Patroon from whom he has already received his dismission and settlement of account. Such we resolve, to be most necessary for the honor of God, the service of his church, and the salvation of the people.

Thus done in our Council this 2^d of August, present: The Hon^{ble} Director General Petrus Stuyvesant, L. van Directorge, H. van Dyck, La Montagne, and Brian Nuton.

LETTER FROM ROBERT HUSTED AND OTHERS OF GREENWICH TO DIR. STUYVESANT.

Right honorable: we the inhabitants of greenwich doe make bould to present your honors with A few lins and to informe you with our state and condition as followeth: our neyghbors of Standford hath allways desired and indevord to depoppolate this place of grenwich and to leave it without inhabitans that so the prophit may redoune to themselves as might be proved by divers instances: and now they lay howld upon a new ocasion as we aprehend, for such an end M. Feke being returned Agayn from old England; they make use of his wekenes and sillines to wring the land out of M. Halletts hands and they stand redy as we think to gayne a grant from your honor for such A thing. But we hoope your honor will seriously consider before they drawe forth such a request from you: we can not see that M. Feke have any right to it although he Joyned in the purches, yet the former governor protested agaynst them and sent the vandrager* and souldiers and required them to submit to the government or Avoyde the place. M. Feke allways withstood it wherupon when the governor required their answer the Captain and Mrs.

Feke submitted to them: she having full power of his estate: whereupon the governor judging him unfite to dispose A plantation, gave the land to Mrs. Feke as her own for inheritance to dispose of as she plesed and she have disposed of the land hithertoe and have given out lots in her own name, Mr. Feke never contridecting it to this day: this therefore is our request to your honor to mayntayn Mr. Hallets right Agaynst them and in his right ours, we having our land from her. If your honor Conceive Mr. Feke should be payd for the purches, Mr. Hallet is willing to be countable to him for it: * * hous and that little land he improveth Mr. Hallet will keep * * * eldest sonne and will lay some more land to it: as for Mr. Feke * * * together According to the Council of New England and doe not * * * his own right, whos Counsell we have ground to thinke according to * * Custom will tend to the subversion of this place for it is Grenwich, which they thirst for: nayther would they sett satisfied with that: might they obtayn their desires: we question not but many things might be brought to your honor which will never be proved: but we rest upon your honors wisdom and faythfullnes, that you will regard none of them; they persuaded Mr. Feke all so to take all the state from Mrs. Hallet as we heer: not withstanding he have by writing given her halfe: your honor have established Mr. Hallet heer and we hoope you will mayntayn his right; we have told you above what they long for and soe being Assured your honor will doe more and beter than we can dictat we rest from grenwich.

new stille. September 18, 1649, Yours in what we may ROBERT HEUSTED. RICHARD CRABB. THOMAS SHERWOOD. JOHN COO.

LETTER FROM THE DIRECTORS IN HOLLAND TO STUYVESANT: REV. MEGAPOLENSIS: SCHOOLMASTER SENT OUT: REMONSTRANCE FROM NEW NETHERLAND: MELYN'S AND VAN TWILLER'S INTRIGUES: FREE NAVIGATION OF THE NORTH RIVER: ABUSES IN LAND GRANTING: BOUNDARIES.

Honorable, Virtuous, Faithful Friend.

We wrote you last on the 28th of January 1649, when we fully expressed our opinion on all necessary points and since that time the ships "Prince Willem" and "Valckenier" have arrived here on the 4th of October last, by which we received two letters without date, probably of the 10th of Angust, because the letter to their High: Might: received by the same ships, bore that date. We have besides received your letter of the 23th of the same month with enclosures and documents, meant to support the judgments entered there against several prizes and seized vessels: their owners here and others have much to say about them, the first on account of their losses, the others we think instigated by party spirit, for they are the deputies from New Netherland, of whom more anon.

We will briefly state in regard to the first class of complainants, that the owners of the "Liefde" trouble us a great deal by their demands of 10,000 fl; this suit looks very bad for us, because the owners have many friends.

The owners of the ship "Beninio," who have been silent so far, begin to stir now, taking the hint from the aforcsaid deputies; but this shall not trouble us much.

The case of the seized hides has been arranged by mutual agreement, so that we need not say anything on this point. Nor is a further inquiry about Hardenburgh's duffels required, as we have compromised the matter with him, but we shall have to say more about Arnoldus van Hardenbergh himself. So far we have referred to matters, on which we have expressed our opinion in former letter with sufficient length, namely that in cases of confiscation everything must be done not only according to instructions but also with great caution, and we deem it necessary to remind you of this admonition: for, although we have not yet heard any complaints concerning the capture of the ship "Jonge Prince van Denemarcke" and the two Spanish caravels, we have no doubt, that the owners of the first are busy collecting evidence: they will receive powerful assistance from people here, who we believe have a share in the ship. We cannot but find from all the affidavits and documents, that the Commissary Tielman Wilkens has used every means to defraud the Company, while the treaty lately made between the Crown of Denmarck and this country will encourage these people to prosecute this matter eagerly. The same may be said of the owners of the two Spanish caravels, the capture of one of which in your opinion might be contested, as having taken place at the time, when the peace with Spain had been already concluded. We have found it advisable therefore not to break the cargo of the said three ships, until we see, whether it is reclaimed.

We note, that some goods have been carried off by Captain Blauvelt, sailing under commission from William Kieft, which should be prosecuted either by you or here by us: we have not yet heard of them and observe as far as the wages and debts should have to be paid out of the proceeds of the cargo and the "Prince of Denmark," that according to the Commissary's calculations the proceeds do not amount to so much: but that is not our opinion, for if there exist sufficient reasons for the confiscation of the ship and her cargo, the creditors, who have provided the ship with some goods, cannot be considered, much less can the sailors demand their wages: we mean such of the crew, as are of this country; you will see by the ship's roll and the affidavits, that there are only very few foreigners among them and that they apparently will set up the plea, that they were engaged here and did not know, where the ship was to go, which they first learned from the articles of enrolment at Gluckstadt; then they would have willingly received their discharges, only they had been paid a month's wages in advance and could not refund the money. This is quite a flimsy argument, for some declare they had been charged not to tell, by whom and whereto they had been engaged; it must therefore be presumed, that they were regular smugglers.

Speaking of these confiscations we are reminded, that the Department of the Maeze wrote to us about the necessity of sending the articles of peace to Director Rodenbergh at Curação, as complaints had been made to them, that the Director was still sending out cruisers against the Spaniards: we have no doubt, that as he has been with you for some time, you have given him the proper orders or instructions as to what to do in time of peace. We think, some ships from the Maeze or from the other Departments may touch at the island, for they believe to have received correct information, that the Director has got ready a large quantity of logwood, which he intends to hold there to secure his salary: we can scarcely credit this report, but be it as it may, we desire you to warn him by the first opportunity against selling, alienating or in any way disposing of the wood already cut or hereafter to be cut without an express order from the Department of Amsterdam, for the island is subject to their control only. We hope to find means in a short

time, to give him space in a ship, in which to send the wood for the account of this Department and he may rest assured, that he shall be fully paid.

It is not at all strange, that the owners of the ship "New Netherland" complain bitterly of their loss, considering they lose not only everything brought to Curação, amounting to 10123 fl, but also their ship: we see however, that by the special agreement made with you, by which we find ourselves bound, they were to repay themselves in salt and horses. Only a short time ago we offered the owners the privilege of procuring salt and horses to the above named amount and think, they might be as well pleased with it, as we intended them to be.

When we send a ship to the island, we shall if possible provide the soldiers with socks, shoes and linen as you recommend, while we rely upon you to furnish provisions for them * * *

We are astonished, that you deny having received the statement of 170 to 180 thousand guilders, which you have collected there in cash for the Company's account. We are quite sure, that this statement has been sent twice, but even if it had not been, you have nevertheless received the money, besides what has been collected since. To repair the possible oversight we send you herewith another copy and expect your accounts, that we may see how the revenues have been employed. You say, that we ought to assume everything to be worth only about half its value, but we cannot agree to that, for we have made our calculations according to your own advices of sales and expenditures and as money is there more worth than here, we might be quite justified to add this difference to our statement: we leave however everything as it is until we receive your accounts. The recommendation of the Rev. D^o Megapolensis has in so far been attended by us, that we have paid to his wife 600 fl as six months' salary: as to how she has been treated by the heirs of van Renselaer on account of his services in their district, and which he will learn from his wife, we prefer to say nothing about it.

At your request we have engaged a schoolmaster, who is to serve also as comforter of the sick. He is considered as an honest and pious man and will come over by the first chance. Your transaction with Vastrick about the case of 36 muskets, entered into without our knowledge or approbation, appears very strange to us, the more so as you say, that you forgot to write about it, although it was of great importance and we fear, that for the sake of profit you have allowed yourself to be misled by people, whom you trusted and who now will abuse your confidence to your and our disadvantage. The same may be said in regard to the bowery taken up by you for your own account, as you may learn from the enclosed papers. We are pleased to see, that our resolution to diminish the tax on tobacco encourages its cultivation and we think, that the people in general will feel still more encouraged, as soon as our plans made at the Hague shall have been approved by their High: Might:, which we expect confidently, for we have proposed all possible means to encourage the people to colonize and cultivate the land, as you may see by the enclosed project.

Mons. de La Montagne's petition has excited our sympathies, but we cannot see how we can dispose of it with justice because of the remonstrance of the deputies from New Netherland, of which we shall have to say a few words. If we were to relate all the intrigues set to work here by the said deputies Cornelis Melyn and Wouter van Twiller, to rob the Company of the land so dearly bought with money and blood, we should either have not time enough or our memory would shrink from the task: we refer therefore to the enclosures, which will show you their falsehood partly and point out their principal arguments for your information. We cannot however go on without renewing the warning, which we found necessary to give you some time ago: first concerning the defense of the late Director's administration, secondly, about the many

different placats and ordinances issued in the beginning of your own administration, of which some could not have been enforced, we believe, without great trouble and danger. It might be said with good reason in regard to the first point, that you need not have so much minded the calumnies of Cornelis Melyn and Jochem Pietersen Cuyter against Director Kieft, as to endanger your own reputation, especially as it had taken place before your time and could therefore be referred to us here. But we will not dispute the correctness of your judgment, as we desire only to say, that sometimes a careful consideration and prudence may prevent great troubles. As to the placats and resolutions, which are dangerous to carry out occasionally, we will only speak of what we have once before warned you about, namely the inspection of the merchants' books. Hardenbergh has formerly already complained of it and now this point is again urged by the insinuations of the said deputies, who distinctly assert in their remonstrance, that orders had been published, in which you direct, that the merchants should at all times lay their books before you and the Council: we must say, that this is not customary anywhere in Christendom, nor should it be so. We have as yet received no copy of such an ordinance and shall therefore not consider it any further, except what you admit yourself regarding Arnoldus van Hardenbergh, in whose case you acted on sufficient information of fraud committed in the measure of duffels sold to divers parties. This and similar cases will be the cause of a great deal of discussion, which we shall communicate to you occasionally.

Your apprehensions concerning Domine Backerus, the preacher, have, as you expected, been verified. He has made common cause with the complainants, come from your parts, silly peopleat least the majority of them—who have been badly misled by a few seditious persons, like Cornelis Melyn, Adrian van der Donck and some others. These men seem to leave nothing untried, to upset every kind of government, pretending that they suffered under too heavy a yoke. Wouter van Twiller confirms them in this opinion and aims at the command of the whole North river: he admits publicly, that he does not intend to allow any one to navigate the river for the purpose of trade and says, he will resist any one coming there or to Rensselaerswyck maintaining besides, that Fort Orange is built upon the soil of Rensselaerswyck and that therefore the Company has no right to let houses be built or private parties trade there. He forgets, that this fort was erected fifteen years before Rensselaerswyck was ever mentioned, that it has been always garrisoned by the Company's men and that a tradinghouse has been kept there for the account of the Company until the year 1644. The trade in peltries was exclusively reserved until then for the Company and it should remain so, were the Company in the condition to keep their storehouses well provided with the right goods: we hope that in good time we shall find means, to exclude from this trade all these impertinent fellows; we are justified in using our right, which this ungrateful customer, who so to say has sucked his welfare from the breasts of the Company, now tries to abuse. The traders generally have already complained to us and ask in the enclosed document to be maintained in their trade.

We apprehend from their warnings, that Wouter van Twiller may have once more the audacity to obscruct the navigation of the North river by force: if he uses force to interfere with the trade and thus defies the rights and jurisdiction of the Company, we desire you forcibly, but cautiously to resist his unfounded claims. Should he plant any guns near the river, as he has done once before, then you are to remove and store them until further orders. In behalf of Rensedacerswych he has asked permission to take on board of his ship 600 lbs. of powder and 600 lbs. of lead, which we denied, fearing he might make a bad use of it. We shall send you by first chance some powder and lead, not to attack any one with it, but to use it in defending the rights

of the Company, which we notice many endeavor to curtail. Keep a sharp eye on the ship of Wouter van Twiller and if you find anything on board, not stated in our general invoice or shipped without the Company's consent, take charge of everything and let the Fiscal proceed against it in due form.

We find, we have been misled, in giving permission to Augustin Hermans to ship 400 pieces of oak timber in a vessel, which was first to sail to the Caribean Islands, thence to English Virginia and finally to come to New Netherland. If we had then known this man as well as we do now, we would not have given him this permission, for we must conclude, that his intentions are fraudulent. You must watch therefore his trade and cargoes, that the Company may not be defrauded of dues.

Secretary Tienhoven will undoubtedly give you a detailed account of how Cornelis Melun and his companion have tried here to affront the Company and you and how we have prevented it. But we cannot omit to state briefly, that these deputies, who came with credentials and other papers addressed to the Department of Amsterdam, kept them back for 9 or 10 weeks and first turned to the States-General in the expectation their request would be granted there without knowledge of the Directors. Not succeeding there, they delivered, for decency's sake, their letters through Cornelis Melyn in private to Mr. Pergens, without asking us for a reply. They addressed themselves then to the Diet of Gelderland, where they again belched forth their torrent of calumnies; if we did not restrain their absurdities, they would cause us a great deal of trouble. Formerly New Netherland was never spoken of and now heaven and earth seem to be stirred up by it and every one tries to be the first in selecting the best pieces there. It seems Wouter van Twiller has attempted to prevent this and with that view secured for himself warrants for more land than he ever intended to cultivate or settle, going even so far, that he claimed land patented already to others, as in the case of the Cats Kil, all patents for which had been granted to Cornelis Anthony van der Slyck. We are astonished, that this man, having a good claim to it, has not sooner come forward to defend it and under the circumstances he ought to be assisted; we think it however advisable to give possession to neither one nor the other at present, nor to convey any land to any one until further orders, for we are engaged in framing an entirely different form of exemptions and finding, that some people have grossly abused the good intentions of their High: Might: and the Directors by taking up large tracts of land, as for instance Wouter van Twyler, who took the whole of Nut Island and Hellgate without either planting or building on the former during the whole time, that he was bound to do so, we intend to assert, that their rights have lapsed and that the said colonies have reverted to us.

Inform us correctly, how it is on Staten Island, as far as Cornelis Melyn is concerned. This individual tries to gather here a large following, but we doubt very much whether he will succeed.

You say that the late Director has granted patents for four or five boweries across the Fresh Water, and that you cannot find, that any advantage accrued therefrom for the Company; that further the settlers are heavily indebted to and great enemies of the Company; this matter must be examined into, but we do not intend to disturb any one in his rights because of our own troubles; we repeat only, that in a new country, with only a small population minor matters must be overlooked; a tree grown wild must be bent gradually and with gentle hand. In the same manner, as some people endeavor to invade our property there, the attempt is made in other quarters: the Lampsens of Zeeland occupy the Island of St. Martin and lately one of them came

to the *Hague* intending to ask their High: Might: to convey the island to them as their property; learning however that the affairs of *New Netherland* were then being discussed, they left again without taking any steps.

You will be informed by Secretary Thienhoven in regard to the lawsuit against Melyn and to him we refer you.

We have learned with regret of the troubles and difficulties, which some Christians have had with the savages, especially as we are not in a condition to take revenge: we judge therefore, that you have done well to arrange this matter by the most gentle means.

We do not think it advisable to consider at present your request of erecting a redoubt opposite Staten Island, nor the case of the soldier, whom Cornelis Melyn has debanched and who is still upon that island: we prefer to leave these matters, until the deliberations at the Haque have been concluded.

We have before now expressed to you our opinion on the question of the boundaries between the English, the Swedes and us and do not as yet see a chance, to treat about it properly here or in England. We had therefore recommended to you, to make if possible a provisional settlement of the boundaries subject to the approval of the higher authorities on either side. You said then, the English themselves had pointed out such a measure and as we cannot think of a better expedient, we hope the gentlemen of the government may hit upon something better, to obtain which no exertions are spared. We commend you, Honorable, Worthy, Faithful, to the protection of God and remain

Amsterdam, this 16th of February A° 1650. Your good friends
The Directors of the W. I. Company
Department of Amsterdam.

JACOB PERGENS
JEHAN RAYE.

LETTER FROM THE DIRECTORS TO STUTYPESANT: RESULT OF THE REMONSTRANCE FROM NEW NETHERLAND: REV. MEGAPOLENSIS' TRACT ON CONFESSION: SCHOOLMASTER: BOUNDARIES: EMIGRATION.

1650, April 20th. Honorable, Worthy, Pious, Faithful.

Our last letters were of the 16th of February and 24th of March; in the former we told you, how the deputies, who had come here from New Netherland, by all imaginable means, many of which were to work indirectly, had known to give to their propositions such an appearance, that a number of mature uninds have been deceived. Their undertaking then, assuming a look of danger for your reputation, the interest of the Company and especially this Department of Amsterdam, we were compelled to communicate with the Magistrates of this city, who have in so far countenanced our complaints, that they showed themselves inclined, to uphold our privileges. Very likely a great explosion would have been the result, if it had not been prevented by the careful management of the hon^{bis} Deputies from their High: Might, who have discovered means, by which they expect to satisfy provisionally either side. A copy of their resolves goes herewith; you may judge by it, how much trouble we have had and how dangerous it is to draw

upon yourself the wrath of a growing community. We must suppose, that you have trusted too much to some of these ringleaders or become too intimate with them: now, that their ingratitude and treachery have come to light, you must still act with the cunning of a fox and treat them in regard to the past conform with the abovementioned resolutions, to prevent that a new mistake may not make matters worse, than the first one did and that we may not be troubled any more by such contemptuous bickerings, the more so, as the Company is already sufficiently embarrassed.

The honble Deputies are still engaged in deliberating on suitable means to add to the prosperity and population of the country. As soon as a written memorandum of their propositions has been delivered to us, we shall express our opinions and send you copies of either in order to learn, what you may have to say about it.

The case of Cornelis Melyn has as yet been tried on side-issues only, although your attorney has taken divers steps, by petitions, to keep it alive. It seems, he is not ready or intends to tire us out; meanwhile we doubt not, but you have procured, as we advised you, more convincing documents, for we must confess, that the evidence, brought over by your attorney, is rather shaky: the saying is, that a good case requires good help. Having thus far repeated in substance what we had written you before, we will briefly answer your last two letters of the 24th of November and 10th of December of last year, the main points of which have been already answered by our abovementioned letters, to wit your request, that we should decide about the bouweries, which had been disposed of, especially the one, which you yourself desire to have. As yet we cannot say anything else about it, than what we have already said and to repeat our reasons. The same must be repeated in regard to the prize cargo, captured by Capt. Blauvelt, for we do not all intend to burden ourselves with such intricate cases, as we have our hands full to maintain our lawful claims: although we have directed to keep the goods in safe storage for the benefit of those, to whom they may be adjudicated, we learn, that sailors and soldiers at the Manhattans have sold to divers parties Cochenille Silvestre* at shamefully low prices; you will therefore please to investigate, whence it came, for this matter gives food for various thoughts.

The wife of D^o Megapolensis will tell you herself, what satisfaction we have given her at your request: we shall consult with the deputed brethren of the reverend Classis in regard to the printing of the Dominie's manuscript on Confession† and inform you of their opinion.

The schoolmaster,*** for whom you asked, goes out with this ship: God grant, that he may confirm the good character, which he has borne here, and continue for a long time in the edification of the youths.

We expect to provide you by the first opportunity with materials to equip the yachts, "New Swol" and "Liefde" now laid up, and if possible with the required sailors: meanwhile we hope to learn of the fulfillment of your promise, to send us a good cargo of timber by the ship "Prins Willem": it would raise our spirits, for it vexes us to be frequently told, that we derive no advantages from the country, that the province is only a burden upon our shoulders and that therefore the Company would do better to abandon it.

That are the arguments of the men, who have tried to dispossess us of the country by intrigues.

We are astonished at the dangerous delivery of the Frenchman Huy Ponterel in the Belle-court. It has never been our intention to take him from the Indians against their will and you

^{*} See Raynal Hist. Philos, des 2 Indes III 297

[†] The full title of this work was "Examination and Confession for the benefit of those, who are inclined to approach the Lord's Table." B. F.

^{**} Willem Verstius, who taught school in New Amsterdam till 1655, when he resigned to return to Holland.

will find that we ordered quite the contrary, directing that the savages should be paid for him 300fl without running any risk. We have not yet heard from his friends, how well pleased they are with his delivery.

A surgeon, Mr. Hans Kierstede, troubles us here a good deal: he tells us, that one Jacob Molenaer, who now serves the Company there as surgeon, is inclined to leave our service and as he Kierstede, has also served under the Company a long time and as far as we know faithfully, we are willing, that you should listen to his requests, if matters are, as he says and if in your opinion his services are required by the Company, he may take the place of surgeon. We observe however, that every ship takes over many people of all kinds of professions and therefore we are in doubt, whether the Company should engage such servants, especially as we ought to avoid all unnecessary expenses.

The letter from the English of Boston, dated the 6th of August 1649 and your answer of the 2d of Septbr. take away the hope, raised by your previous letters, of having the boundaries provisionally settled, which this nation seems to have proposed first. These letters give quite a different aspect to the case; we find in them threats, to which we fear the instigations of Cornelis Melyn have not been the least cause: the unnecessary trade in muskets, which you made with Vasterick entirely without our knowledge and consent had also something to do with it: we have been much abused on account of the latter transaction, although done without our knowledge, and we were not a little surprised by it. The excuses, which you make, are very flimsy and have not been accepted by this board; you can therefore judge, how you have compromised your reputation by this transaction, the more so as now it is followed by complaints and threats from our English neighbors, which must strengthen the case of our adversaries, if they get wind of it. If in consequence of such acts we should have trouble with the English, the deputies of their High: Might: would be very much displeased, especially as the deputies from New Netherland have spared no effort, to persuade them, that you may be, with your precise proceedings, the cause of an eventual rupture with the English. We are however inclined to believe the contrary although the resolve of the English, to make war upon the Wappinger Indians causes us much anxiety. If these Indians should be driven away, then the English would thus by occupying their lands have a chance to cut Rensselaerswyck off from us; they might further become masters of the whole North river and with it of the fur trade. There are already a number of competitors for that trade here; Wouter van Twiller and his friends especially pretend, that they alone ought to be privileged, to carry on this trade, although the Company has always maintained this right, to exclude every body from this trade at any time: we would do it now, if we only could discover how.

We had hoped, that you would make a provisional arrangement with our neighbors to settle the boundaries, for we cannot see any chance, to treat with that nation here, for nobody appears to have authority to do it. The King has left his kingdom and as yet nobody has been willing to enter into correspondence with the present government of England: a commissioner from the Province of Holland is now on the point of going to England; time will show, what he may accomplish.

Many free people are coming over in this ship, the "Valckenier" and we hope, that a greater number shall follow by every vessel. As people here encourage each other with the prospect of becoming mighty lords there, if inclined to work, it may have a good result. Meanwhile you will please to accommodate and assist the arriving free men as much as possible. We enclose the lists of passengers and the invoices of the cargo of the "Valckenier."

Examine everything closely, that the Company may not be defrauded.

Herewith ete ete.

Amsterdam the 15th of April 1650. Your good friends
The Directors of the W. I. Comp.
Department of Amsterdam
Jehan Raye, P. S. Scheulenborch.
Isaack van Beeck.

LETTER FROM THE DIRECTORS TO STUYVESANT; THE NEW NETHERLAND DELEGATES; ALAEM OF THE AMSTERDAM CHAMBER; EMIGRATION; PAVONIA; MELYN; VAN DER DONCK.

1650 July 24th.

Honorable, Worshipful, Pious, Faithful.

Our last letter, dated the 15th of April, and sent by the "Valckenier," will have informed you of the vexation caused to us by the delegates from New Netherland and their party, who although occasionally appearing to grow weary of their solicitations, yet have frequently instigated by, we do not know, whom, made new requests. We presume, however, it has been done by people, who wish to avoid paying the tolls due to the Company and the sequel of their solicitations will prove this. These delegates and their followers have first assumed the bearing of farmers and as if their intentions were only to promote the increase of population and agriculture. All their remonstrances show that, but now these farmers have suddenly been transformed into merchants and they endeavor by all kinds of means to persuade their High: Might:, that the customs duties cannot be borne by the community. They had already imposed upon the good nature of some of the gentlemen, when we, observing it, communicated with the Magistrates of this city, who, being at the Hague, declared, that the decision in this matter rested solely with the Department of Amsterdum, entrusted with the management of these affairs. When the petitioners saw, that they could not carry out their plan either in Gelderland nor at the Haque, they threw away the mask, declared themselves as merchants, who had freighted the ship "Fortuijn," which takes out this letter, and requested our board, that their cargo intended for agricultural use should be exempted from duty. This was granted, but when the invoices were produced and the goods brought to the warehouse, they were found to be mostly real merchandise, for which we demanded duty. They refused to pay it, pretending that every thing should go free, they brought forward as an argument, that if they were to export cattle from here, they would pay no duty on it and that they intended to invest the proceeds of the sale of these goods in cattle there, which amounted to the same (as if they had exported cattle), without taking into consideration the profit on these goods. As they saw, that no credit was given to their frivolous assertions, they had recourse to scolding and calumnies, as the enclosed copy of their request will tell you. They carried off their goods and threatened to use other means, which they did in addressing themselves to the Mayors of this City, who again referred them to the Directors of this Department. We think, they will not brag about the reply, which they received; when they perceived, that all their efforts had been in vain, they applied to us in a different manner requesting some favor or at least a reduction of the duties on the merchandise, mentioned in the enclosed list. We have in so far granted it, that

we have declared free everything apparently necessary for agricultural pursuits. You will please to pay attention, that the interest of the Company does not suffer beyond our good intentions, when the goods are discharged. Many free people have taken passage on these two ships, the "Fortugn" and the "Jaager," as per enclosed lists; we desire, that you may allot to each according to his capacities and family sufficient quantities of land, where they choose, but not on land reserved by the Exemptions for the Company, as for instance at Pavonia, which the Company bought in for certain reasons. It looks, as if many people will come over by every ship and as we cannot but presume, that the welfare of the country depends on the population, we desire, that you shall accommodate all newcomers as well as possible and above all govern the people with the utmost caution and leniency, for you have now learned by experience, how too much vehemence may draw upon you the hatred of the people.

We have had a good deal of trouble, to put these things again into order and are of opinion, that it is better to forgive and forget everything now, than to seek revenge, provided these men will henceforth behave like honest inhabitants and subjects of the Company; if they do not, we have by no means the intention of diminishing your powers in the administration of justice.

Upon your and Director Rodenberghs request we send you by these vessels accountrements, clothing and other requisites for soldiers in New Netherland and Curação as per annexed invoice. Please to manage it well, so that we may reap the fruit which we have a right to hope for. According to advices from Dir. Rodenbergh of the 26th of March we may expect, that a large quantity of wood has been collected there and that it shall be brought here by the ship "Hoope," sent there for that purpose. It is also our intention to provide not only New Netherland but also the Island with everything required nor have we been wanting good will to do it, but we have been expecting for some time past some returns from your side, having for that purpose sent you several statements of the sums, paid you for account of the Company, amounting to a considerable total. We have already requested you several times for detailed accounts and remittances and repeat our request herewith. We have observed, that some people try to trade over this route to New England and the English Virginias much to our dislike, for we fear, that we shall suffer loss thereby; nevertheless some important reasons have induced us to give permission to the ship "Jaager" to take goods for Boston, which are specified in the enclosed list. You must look out sharp, that we are not defrauded by these intrigues and communicate to us your opinion, how we can prevent smuggling in all such cases.

We desire very much to discover some way, in which we might make arrangements with the English regarding the boundaries: we informed you already of the obstacles, which we had met, and as yet nothing further has been done in this matter, than that Mr. Gerrit Schalph Pietersen has been sent by our government to the Parliament of England, charged among others, as far as we can learn, to bring up this boundary question for discussion and learn, whether they are inclined to treat about it with our government. We shall inform you in due time of what may be done, meanwhile we recommend you to keep up all possible good correspondence with our neighbors.

The supercargo of the ship "Fortuyn" is Francis Deckers, a consin of Mr. van der Hoolek, member of the States-General for the Province of Utrecht and also member of the committee of their High: Might: for all matters concerning the W. I. Company and especially New Netherland. As he is a man very well inclined towards the W. I. Company, we cannot refuse his request, that his cousin should be supercargo of the ship for the ontward voyage only and that you should appoint him there to any position under the Company, which may become vacant and for which he is fitted. We consent to his appointment, for we desire to captivate this man's favor by all

means, especially as this young man is of a distinguished family and has the reputation of being a very proper and pious person, which compels us to recommend him so highly, and ought to serve you for your rule.

As supercargo of the ship "Jaager" goes out Warner Fransen, who has faithfully served the Company for a long period. He comes to New Netherland with wife and children intending to seek his fortune there and has requested us, to be given command of one of our yachts, when a vacancy occurred, thinking that he could serve the Company well, as he knows all the harbors, bays and rivers there. After due consideration we have resolved to grant his request, when a chance offers and you think, it is for the advantage of the Company, but you are not to make any positive agreement as to his wages, until we have approved of it.

The suit about the ship "Jonge Prince of Denmark" is being pushed very hard by the interested parties. Although the documentary evidence, furnished by you, seems clearly to prove it, that they were snugglers, for the majority of the crew were natives of Holland, our adversaries nevertheless maintain, that neither ship nor eargo can be confiscated on that account and that the Company can make no further claim, than to take off the crew and thus frustrate the voyage. They also allege, that we cannot prove, that the freight was owned here entirely or in part: the documents are not quite clear on that point and we fear, we shall have considerable bother about it, especially as the King of Denmark is concerned in it, which, as he is now an ally of our nation, must bear on our case. We have before now repeatedly warned you, to proceed very cautiously in matters of confiscation and to furnish us the necessary documents, for the complaints are always made here and if the evidence is not quite clear, then we are the losers.

Secretary Tienhoven will inform you from the Hague regarding the case of Cornelis Melyn and we refer you to him, but we cannot omit to tell you, that on the 30th of June this person has managed to procure from the honbir Deputies their High: Might*: safe conduct and passport, which, as you will see, protects him against being molested in his possessions. You will have to conform to it, unless you should receive other orders by the ship "Fortuyn," which apparently will not follow so soon, for Van der Donck and Melyn are again refusing the payment of duties on their goods, notwithstanding they had before submitted to our decision. When they saw, that they could not gain their point in every thing, they became again so presumptuous, that they pretend not to owe any duty. We shall this day confer with the Magistrates of this City, and inform you of their decision by the first opportunity.

Herewith we commend you to God's protection etc etc.

Amsterdam July 24th 1650. Your good friends:
The Directors of the W. I. Comp.
Dept. of Amsterdam
P. Schulenborch.
ISAAC VAN BEECK.

Letter from the Directors to Stuyvesant: Goods smuggled into New Netherland by way of Virginia: Melyn returns to New Netherland.

A° 1650, 22d Septbr.

Faithful, Honorable, Valorous, Pious, Dear.

Our last letters to you were dated 24th of July by the "Jaager" and 6th of August by the

"New Netherland Fortuyn": in the former we communicated to you what had been done in the case of Adrian Van der Donck and Cornelis Melyn and that these two would like to avoid paying all duties to the Company: in the second we said, we would advise you of what might further be done in this matter. It stands now thus; nothing has occurred until to-day, but we learn unexpectedly of other intrigues, namely that many goods, destined for New Netherland, are daily shipped in vessels sailing to Virginia with passes granted by the General W. I. Company, as the single invoice here enclosed, of the ship "Grauwe Buys", Jan Jansen Bestevaer skipper, will show you. The ship sails under charter from this Department to Virginia, but we have no doubt, that all or at least the greater part of her cargo will be sold in New Netherland and in this manner the Company will be cheated out of their dues on the New Netherland goods; by a close inspection of all barks, sloops and small craft coming from Virginia to New Netherland you should be able to prevent such practices and we therefore earnestly charge you to make all possible efforts, also to urge the Fiscal and the Ships-Inspector that they must rigidly examine all vessels coming there from Virginia or other places and proceed rigorously against all snugglers or other people who defraud the Company of their dues. We believe this to be an effectual way to stop their practices and shall send you the invoices of all the ships going to Virginia, to enable you to act thereon.

Cornelis Melyn returned to New Netherland in the ship "Fortuyn", protected by the safe-conduct, which their High: Might: gave him that he may live there unmolested during the time, that his law suit here remains undecided: you must not interfere with him, as long as he comports himself quietly, but leave him in the peaceful possession of his land. Should the fellow however again make trouble, then you may proceed against him according to law; take care to procure in all lawsuits or cases of confiscation sufficient documentary evidence to sustain you here. Relying thereupon we commend you to God's protection etc etc.

Amsterdam Septbr. 22^d 1650. Your good friends
The Directors of the W. I. Comp.
Dept. of Amsterdam
P. Schulenborch.
Isaac van Breck.

Severall orders agreed uppon by and with consent and approbation of the inhabitants of Gravesend att severall tymes.

The first inhabitants agree togeather att Amesfort that they would fence in a certaine quantitee of Land to Conteine eight and twentie shares, the s⁴ land to be fenced with post and ralie in one Common fence and to have it compleated by a certaine daye by them agreed yppon, yppon the penaltie of forfeiting as much to the rest as the s⁴ fence might come vnto; otherwise if they had not bynne bownd in such a penaltie the halfe of them might have left off and then the burthen had bynne to heavy for y* rest and they would have lost theyre yeares labour, the fences not being compleated, all sortes of Cattle would have distroyed what they sowed or planted.

The sd eight and twentie shares were divided by lott: and every one inioyned to build and

inhabit in the towne by a daye agreed vppon for the mutual strengthning of one another, for the peace with the Indians being new, and rawe there was still feares of theyre vprising to warre.

It was likewise ordered that noe man should sell awaye his lott, vntil such tyme as hee had built a habitable house vppon it, otherwise men might have taken vpp grownd only to sell to advantage & the towne neuer the more populated.

It was likewise agreed & ordered, that none of the inhabitants should sell theyre lotts to any whatsoener, but first to propound it to the towne in generall & in case the towne would not buye then hee to haue libertie to sell to any, valesse hee were notoriouslie detected for an infamous person or a disturber of the common peace.

It was likewise agreed & ordered, y' none of the s^d inhabitants should purchase or ingrosse two lotts to himselfe for his owne proper vse, but each lott to bee distinct & apart.

It was likewise agreed and ordered, that the ffences should be made sufficient to keepe out any tame Cattle of what nature or qualitie soeuer, that might tresspasse.

It was likewise ordered that for any trees y any of y inhabitants should fall neare vnto any fence, whereby any cattle should Come over the s fence to the trespassing of any man the s tree should be immediatelic removed or the owner to paye the dammage & likewise for any trees the wind should Downe by any mans fence, the owner of the fence immediately to remove them vppon the penaltie of payeing 3 gilders it being a maine thing for the preservation of the fruits of the field and lone amongst neighbours.

It was therefore ordered that the men should at severall tymes as they thought fitting view all the fences and when they found defects to gine warning to the neighbours to make upp theyre fences according to order; the which if not immediatelie done, then the prites defailing to paye five gild" the first tyme, they were Complained of, six gild" the second & soe increasing a gild'. untill such tyme as theyre fences were Compleated & the s⁴ thre men to be paid for theyre paynes.

It was likewise ordered, that whosoever should improve soe much of his s^a lott in planting it as that any tree or trees of his neighbour or neighbours next adiacing & who hath not soe fullie improved theyre grounds, whereby preiudice may redound by the shade of the tree, the p'tie preiudiced should gine information thereof to his neighbours requesting them to fall down theyre trees, the which if he refused the p'tie preiudiced might fall them himselfe & to be paid two stivers a foote by the owner of the s^a ground for all y^a trees hee should fall thereon, when the owner of the s^a ground should make vse of it.

It was likewise ordered that whosoeuer should kill foxes or wolfes within the Jurisdiction of the towne should haue for every fox two gilders & for every wolfe thre gilder to be pd them by the rest of the inhabitants by rate.

Howses being like to be fired in the winter tyme by means of the greate fires then kept, whereby the whole towne might be vndone.

It was therefore ordered & agreed that each man should make a ladder of twentie foote long by a tyme prefixed and in case he did not then to paye two gilders ten stivers p week for all the tyme he is without one.

It was likewise ordered that whosoener did fall any timber trees, he was to take them awaye in two moneths tyme, unless hee had either squared or boulted them oute otherwise it might be lawfull and free for any man to take them, the reason being that some men falled a greate many timber trees to make vse of in smoeing them & selling them to other places, when the inhabitants might want necessary timber for building.

It was likewise ordered, that each man should vppon his owne charge prouide Compleate armes & to haue 1 lb of powder 2 lbs lead or bulletts all wayes by them vppon the penaltic of payeing what the officers of the towne thought fitting.

LETTER OF GEORGE BAXTER TO DIR. STUYVESANT WITH THE ABOVE, REQUESTING HIM NOT TO APPOINT THE MAGISTRATE LATELY NOMINATED,

Honoured Sr.

According to your order, I have here sent you the Coppie of these orders, that were most materiall in our setting this place & you may please to vnderstand y' according to our Custome the townsemen have made a new election, being without Judgment or reason, but according to theyre owne dispositions & affections for according to our English prouerb birds of a feather will flye togeather & such as care not to be regulated by gouern' either Chiefe men like themselves, that they may have the more libertie to breake oute into all disorder or such they know they may trample vnder foote: amongst the small number wee have there was no lesse than ten proposed in theyre votes, they being almost of as many Judgm's severall opiniones in their choice as they were in theyre Judgemes about the sewan, the which we had never issued, if I had not vsed another waye, but now such as it is you have it herewith sent.

I shall onlie humblie propose to yor Consideratio, that by or pattent wee are bound to choose the ablest, wisest and discreetest amongst us and of the which you are to be the judge, not they & for myne owne pte & some others were cannot approve of the Choice of some of them, my reasons being it is a great dishonour to gouerm' & to your owne p'son to have an vndeseruing or an vnworthy man represent your place, it is likewise a great reproach to them of honourable respect heere and others in this towne, to have men of small or noe abilities in any respect to sett as it were in yo' place in the seate of Justice, to whom they must then give more respect than they deserve, besides wee shall bee the mocke & laughing stocke of our fellow townes. I shall therefore humblie request you, that when they are presented vnto you, you will demand of them wheather the towne have attended the rule in theyre pattt. in the choice of theyre men. 21, if they have or had anything to object against those they had made choice of for soe long tyme, that you might doe them right, if not wherefore they were removed and other men putt in theyre places, you having experimentallie found that they have kept the towne in peace and quiett without any disturbance to yourself & Courte, therefore vntill you are satisfied in those poynts you may please to put them of to another tyme, for after this rate the most undeserving men may be chosen in place to the trouble & undoeing of honest men of good estate, for theyre lives & Conversations I have nothing to object, only theyre want of abilities to prom the trust reposer in them. I take leave & rest.

Jan. the 9th, 1651.

Yor lumble servant to Command.

GEO. BAXTER.

LETTER FROM THE DIRECTORS TO STUYVESANT: THEY SEND LETTERS TO THE PEOPLE OF NEW NETHERLAND, WARNING THEM AGAINST THE LATE DELEGATES: MELYN'S UNFOUNDED REPORTS: ABUSES IN LAND GRANTS: PRETENSIONS OF VAN RENSSELAER'S AGENTS ETC.

March 21, 1651.

Honorable, Worthy, Pious, Faithful.

Since our last letters of August 15th and July 24th we have duly received your favors of the 15th and 24th of August, 7th, 9th and 12th of September of last year by the galliots "St. Peter" and "St. Michael" and the ships "Valconier" and "Graff van Holland": the latter was long in coming and had been thought lost by many, but at last, thanks be to God, arrived safely. We find all your letters filled with complaints of various kind, some against persons, who should give no cause for complaint, as they are sworn servants of the Company. Your principal grievances are however against the returned delegates, who we observe, not only trespass upon our leniency, but also try to abuse the good intentions of their High: Might:. We had hoped that these men would follow the advice of their High: Might: to live peacefully and quietly, but we are informed, not only, we regret to say, by your letters, but also by other trustworthy people, lately arrived here, that these men endeavor by all sorts of underhand means to stir up the good community and subjects against the Company and her officers and to lead them from their duties, hoping in this way, if possible, to deprive the Company and her officers of their privileges, prerogatives and authority. By virtue of our office and considering the interest of the many widows and orphans concerned we cannot remain indifferent to it any longer and have been compelled to warn in the enclosed letters not only our community, but also that of our English neighbors, to be on their guard against these perturbers of the public peace and not to assist them in their evil proceedings. We intrust these letters to you only on the understanding, that you will always act with caution and moderation. If you should perceive, that the aforesaid men and all others are inclined to do their duty, then you must forget the past and consider it not happened; this will be in conformity with the good intentions of their High: Might:, who granted a safe-conduct only to prevent, that they should not be molested on account of the complaints made by them here; it has never been nor is it now our intention, that they should be molested, if we could only see, that henceforth these men as in duty bound will behave peacefully and respectfully, as we expect to hear that We consider it therefore necessary to tell you, that only with regret and compelled by weighty reasons, we have issued the proclamation to our good subjects in the form as enclosed.

We observe also, that some officers, sworn into the service of the Company, do not conduct themselves in many cases, as their position and oath require. We desire to warn these herewith, that, although we have overlooked their errors for some time, we are by no means ignorant of their acts and behavior and that, unless they pay more attention to their honor or oath in the future, than they have done hitherto, we shall be compelled to take such measures in regard to them, as are usually employed against unfit or ungrateful servants. We have to say this, because matters have come under our notice for which they can make no excuse and which we cannot tolerate.

The impudence of some people there, especially of *Cornelis Melyn*, more than astonish us; they dare to misuse the name of their High: Might: so far as to pretend the Colony should be divided into seven provinces, a royal fort built upon the point of *Staten Island*, where all vessels must come to anchor before sailing up to the Manhattans, and other similar falsehoods. We have never heard of these and other dreams, so that you need not trouble yourself about them nor take any notice of them, if you should hear of them from anybody else, than ourselves.

We observe that many people do not scruple, to take possession, under this pretext, of all the best land there without formality and without determination by survey, as if the Company and its officers had nothing to say about it and had been robbed or deprived of their prerogatives; we have therefore to direct you herewith, not to grant land to any one without his acknowledging properly the authority of the W. I. Company and you will especially take eare, that henceforth not more land is granted to people, than what in your opinion after a thorough examination of their means they will be able and intend shortly to populate, cultivate and bring into a good state of tillage. Several instances prove, that by non-observance of these rules many pareels of land are now claimed as property held for years, although very few improvements in regard to settling, cultivating, tilling or planting have been made. Thus we see it in Cornelis Melyn's, Wouter van Twiller's and others' cases; Melyn owning an island, 7 or 8 leagues long, of which only eight morgens of land are under plough. Wouter van Twiller is not only not satisfied with adding Hellgate to Nooten Island, but he also endeavors to got possession and make himself master of the Catskil, in addition to which he has stretched out his hand for the two flats on Long Island, called Trayler's and Corler's flats, containing together 1600 to 2000 morgens.

Wolfert Gerritsen and Andries Hudde have done the same; they took possession of about 1800 morgens on the same island, while they cannot settle the fiftieth part of it: this is quite against our intentions, for many valuable pieces of land might be claimed as property (with great prerogatives) in such manner and the land itself would remain unpeopled. We direct you therefore expressly not to allow or grant any more land to anybody except under the conditions stated above and keeping Long Island (which we believe to be the most important and best piece) for the Company, to be divided upon occasion for the accommodation of farmers and planters, until a rule shall have been made as to how much land shall be allotted to each colonist.*

We are astonished beyond measure to hear, that your deputy, Dincklage, has made common cause with these invaders, especially with Govert Lockernans or others, who have bought much land from the Raritans on the Kil opposite Staten Island, without considering in whose name they are to obtain a conveyance from their High: Might: without the knowledge of the Company, we cannot believe it and intend to resist it with all proper means, as far as we are concerned.*

A good deal more might be said about these matters, but we will defer it until a better opportunity or refer you to the verbal report of Secretary van Tienhoven, who, we think, has been detained here long enough for his own inconvenience out of consideration for some evil-minded disturbers of the public peace. We have on our part judged it advisable to give him permission to return to New Netherland and he will inform you by word of mouth, what has been and is daily being done here in regard to New Netherland matters. No doubt you will derive from it so much satisfaction, that you will no longer ask for your recall, for you will learn from all the circumstances, that we make all possible endeavors to maintain not only the prerogatives of the Company, but also your administration and authority.

We have before now given orders, that upon such occurrences, as you complain of, especially the creating of uproar on the streets or elsewhere by people, who ought to know better, full documentary evidence should be sent to us. We wish, it had been done in your last letters and do not believe for certain good reasons, that you had no reliable witnesses, the more so, as you say, that these proceedings are not approved by the majority of the community. Our belief in this is confirmed by the testimony of the English people living within our boundaries.

We are anxious to learn, how you have been treated by our English neighbors in regard to the boundary question. It seems to be best to live with them in neighborly friendship and correspondence, as we have great hopes, that the envoys from this government, who will shortly leave for England, will settle the question satisfactorily with the English anthorities, a matter which it is said, has been especially recommended to them.

It is further our intention to apply to the Queen of Sweden and try, whether we cannot determine the boundaries between us and the Swedes on the South river. You must in the meantime endeavor to maintain the rights of the Company in all justice and equity, but we recommend at the same time to act at all occasions with such discretion and circumspection that complaints, disputes and breaches of friendship with our allies be avoided.

We can take no further notice of Brant van Slechtenhorst's remonstrances, than to receive the information of the taking possession of the Katskil, which had been conveyed to others long before he took possession of it and we have so far not been able to discover, by what right he or his principals lay claim to this property, for they have never applied to the Company for it in due form. Nor can we understand, how the colonists of Rentselaersvoyck could take possession of Beeren Island, afterwards called Rentselaers Steyn, and go so far as to invest this place with the right of staple demanding from every one, except the Company, a toll of 5 per cent on his goods and growing so impudent, that they finally asserted, Fort Orange was built on their territory and they would not permit anybody to take his residence in the fort, even though the Company had given their consent, and engage in the furtrade.

We have only this to say to them in reply: the fort had been built by the Company many years before the said colonists selected the territory for their colony; we have therefore already directed you, to protect the rights of the inhabitants of our fort and confirm herewith our former orders, adding further, that you must resist by all proper means and if necessary by force the attempts of all daring to levy taxes or imposts in any river, island or port within the Company's jurisdiction to the injury of the public in general or individual traders. We are resolved never to grant to any colonist such privileges and jurisdiction, as these people erroneously imagine to possess.

It is astonishing, that the aforesaid delegates dare to spread the report in the community, that the Company owned no other soil in New Netherland, than Manhattans Island, while it can be clearly proved, that they have bought vast tracts of land on South river, the Fresh river, Long Island and many other places in the neighborhood. These men are therefore grossly deceiving people and try only to dispossess, if possible, the Company; but we hope to balk them.

'Tis true, that the Notary Jan van de Venne has made several applications for a large tract of land, which you think might be granted to him without much prejudice to our interests: we would have no objection to grant his request, if he would only desist from his extravagant demand of highest and lowest jurisdiction, which we deem inconvenient and are still determined to reserve for the Company: but we are willing to give everybody as much land as he shall need. Many people are again going over in the ships now ready to sail, who intend to settle there and you must accommodate each according to his position and the number of souls with him, consulting your own discretion and the requirements of their families, for it is our aim to promote the increase of population there by all means. You will also accommodate the Honorable Hendrick van der Capelle with favorably located lands, as far as he is inclined to take possession of and cultivate and people any land there, which he seems to intend judging from his letters: we desire very much

that such wealthy people might take a fancy for that country. We regret, that we cannot fully comply with the request of Mons. La Montangie, although we are willing, upon your recommendation, to grant as much, as the condition of the Company admits. Under these circumstances we thought it advisable, that you should be directed to encourage him in the continuance of his duties and not to molest him for the present on account of what he owes to the Company, further also to increase his yearly salary from 150 to 200 fl and to favor him, subject to our approval, with any office, becoming vacant, for which you think him fit.

We cannot say anything about the copies called for by Domine Megapolensis, except that we delivered to the reverend Classis the manuscript of his "Examination or Confession for the benefit of those, who are inclined to approach the Lord's Table," that it may be printed: although we have called upon the reverend brethren several times, we have as yet received no other reply, as that they would take this matter into serious consideration. Meanwhile the Almighty has been pleased to remove D' Kesselerus, a member of the commission, from this vale of misery; this is likely to retard the matter somewhat, but we shall not cease to push it. This department has resolved to release you from your private engagement with D'. Megapolensis and to charge itself with his yearly salary, hoping that with the Lord's blessing these lands will shortly be in so flourishing a condition, that all the expenses for them may be paid out of their revenues and that in time also a part of the moneys disbursed by us may be refunded. With this view we recommend you seriously to make all possible efforts in collecting old debts due to the Company and the tithes from such pieces of land, which are now subject to them; so that we may be relieved from the municipal expenses.

We think a distinction should be made between the bouweries owned on the land of the Company and improved before occupation by the present owners and those taken up in the wilderness: we leave that to your discretion, for not possessing the proper information we cannot well make an equitable discrimination. Some merchants believe, that the duties upon beavers are too high, the merchantable beaver being rated there at 8 ft; they have therefore asked for a reduction to 6 ft, to which we cannot consent, as most of the beavers, arrived in the last ships, have sold for 10 ft a piece or thereabouts. We find besides that large quantities are being smuggled in. The same is done with goods for your market and we have come to the conclusion, that the Fiscal either connives with the defrauders or is not careful enough: we are led to use the former expression, because we learn from common reports, that he is altogether too intimate with the traders, especially in places, which our servants and principal officers should not frequent. If any complaint should be made on account of what we just have said, we are prepared to give a plain answer, on which you may rely, and if the Secretary and the Notary find no other chances to certify to complaints, then there can be no difficulty.

It is not all strange, that passengers arriving there complain of too high passage rates, but we cannot help it at this time, although we have made efforts, even threatened the skippers not to allow them a commission, unless they would take passengers at seven stivers per day for board. It was all in vain and we have been obliged to make an agreement with skipper Blommaert for the transport of the soldiers and train-personal, coming herewith, at 8 stivers per day. We shall speak of these men again farther on.

We are surprised, that you amuse yourself with protests and counterprotests against the municipal officers concerning matters of so little importance as for instance the pews and seats in the church and as we trust, that the church is large enough to place every one according to his rank, it appears to us, that such trifles do not deserve so much attention especially in these troublesome times.

We were sorry to hear, that the Maques had invaded the territory of the French in Canada and captured 8 or 9 Christians, for whom they are said to demand a large ransom or they would cruelly torture them, which excited your compassion: that is quite proper for all Christians, but every one is bound to take care of himself and his own people. You know, that some time ago men of this nation were ransomed at the expense of the Company and by contributions of the community, for which we have never been repaid. We think now, that when the complaints reach France, they will take care of their own countrymen.

So far it has been beyond our means to comply with your request to send you a large amount of money in small coin for the benefit of the public and it is equally impracticable to compel the traders, agreeably to your second proposition, to pay the duty of 8 p. ct. in cash and thus bring small coin to New Netherland: they make now every effort to free themselves from all burdens, at least from the greater part of the customs and Wouter van Twiller with his set encourage them not a little, trying to persuade them, that modifications will be made, because everybody is unwilling to employ his ships in this trade or to bring his goods into our warehouses. We do not know upon what grounds these assertions are made and doubt not, these people will soon find out, how they have been deceived, especially when van Twiller attempts to carry out his intention of making himself master of the whole Northriver trade. We know that he has laid his plans for this for some time past, seeing that he introduced the right of staple on Beeren Island, now by them called Renselaersteyn as mentioned above; but we do not at all intend to tolerate that; everybody shall have free and numolested navigation on this river and trade at our Fort Orange, claimed by them to be erected on their territory. Who ever heard a more impudent assertion! This matter makes us averse, to grant to any one in the future such unlimited colony and jurisdiction, although we are at all times willing, to allot to every applicant as much land as they will populate and cultivate, as we have already said. Although we have once before written about the Island of Curação, that, if we should have no revenues whatever from there, it might be advisable to abandon it, instead of holding it any longer in hope of unexpected returns; we did not mean to say, that we had come to that resolution, but used it only as an example. The enclosed contract, made with a Jew, Jan de Illan, will prove to you the contrary. He intends to bring a considerable number of people there, to settle and cultivate, as he pretends, the land, but we begin to suspect, that he and his associates have quite another project in view, namely to trade from there to the West Indies and the Main. Be that as it may, we are willing to make the experiment and you must therefore charge Director Rodenborch to accommodate him within proper limits and in conformity with the conditions of his contract. You propose to go to the Island and make the experiment yourself, believing that you can make the round trip in four or five months and you desire us to direct, who shall meanwhile take your place: our answer is, that we consider such an expedition quite unadvisable in these tumultuous times, for many free people are going over with every ship, who will require your assistance in every respect.

We are, in the meantime, anxiously expecting the ship "Hope" with a good freight of logwood, the more so as we are informed by good authority, that a large quantity of this article was ready for shipment on the Island: we do not understand however, for what reason it has been kept there so long. Had such a cargo arrived here in time or had we at least been sure of its coming, then we could have complied with your request to freight a large ship, which in such uncertainty we could not dare to undertake: now it tends to our prejudice and to the inconvenience

of the people there for whom we could have provided better. We have also found, that you have had some wood brought to New Netherland, which was sold there and the same has been done with the Cocheaille Silvester, captured by Captain Blauvelt: all this is directly contrary to our orders. We gave our reasons before and that should have been sufficient, to prevent you from placing us in danger of unnecessary lawsuits. It is true, that as yet no inquiry has been made about it, apparently because the people do not know, what has become of their property, but time will show, what the consequences may be.

Although you are of opinion, that the ships "Liefde" "St. Benino" and "Jonge Prince" were lawfully and properly confiscated, we are nevertheless called to account about it and some of the lawsuits are apparently going against us. We see in the documentary evidence sent us, that the Fiscal did not formulate his complaint correctly and did not accompany it with sufficient proofs. He must be more careful in the future; he also ought to have investigated, what had become of the embezzled pieces of camlet, sold at such scandalous prices. We urge you to do it, but we intended also, that you should admonish the Fiscal to do his duty.

You persist in asking for equipments and accourtements, promising upon their receipt to send us in the spring by the ship "Prins Willem" a cargo of logwood. We have done as much in this regard, as we could, and are now expecting the ship: in the hope of the early arrival we exert ourselves again to send you by her next voyage soldiers, train-personal, ammunition and other necessaries conform to the enclosed list, intending that, as you promised, their pay should be defrayed out of the customs revenues.

All this must satisfy you, how deeply we are interested in New Netherland and your own reputation; we postpone much, that is important, in order to benefit that country—and expect from you a corresponding interest and care: we hope to receive by the next ship a specimen of the indigo, which you expected to obtain from a man on Sander Leenarts' ship. Time must show the result. The plan, made last year, to send thither 300 to 400 boys and girls from some orphanages, will not be carried out, being found to offer too many inconveniences. No more correspondence is therefore required on this subject.

Jelmer Thomassen, late Captain of the yaeht "New Swoll" has presented to us for payment your bond for 1000 fl., dated 20th of August 1649, given for purchased cordage under promise, that it should be paid out of the first lot of logwood sent over here. We had never heard of it and have therefore been obliged to refer the man back to you, as we have no doubt, that you will find means to satisfy him either out of the customs revenues or otherwise. We should have been able to pay off some smaller creditors by balancing their claims against the duties on goods shipped by the vessels now about to sail, but for reasons mentioned before this mode did not only appear dangerons to us, but was also impracticable this time on account of the great expenses caused by the soldiers, the ammunition etc., which had all to be paid in cash. We have been compelled to allow skipper Blommaert, that he may deduct from the duties, payable by him, the cost of subsistence of 40 men for 90 days to be calculated according to the contract made with him. The aforesaid soldiers while making the passage are to be under the command of Captain Fijn, who goes over with wife and children to settle there. The Company owes him as balance of pay 200 fl, for which he has troubled us a good deal; if it had been feasible, we would have paid him, but now, as he takes with him a small cargo, we have allowed him to offset the above amount against the duties payable on his return cargo there. This transaction must be kept a secret, that we may not be troubled too much by others. The Captain is to receive, for taking the command of the soldiers, free subsistence during the passage for himself and must deliver them immediately upon arrival there to whomever you may detail.

We think it might be proper, when this ship comes into the harbor, to bring the garrison then present down to the strand, where the new arrived soldiers are to land and thence march them as one command in good order back to the fort: you need not feel bound by this suggestion, if you think some other way more advisable.

The books sent over tell us partly, how much you have expended, but they give us no information whatever of the amounts and values, which you have received, although we have frequently called for it and are still demanding it. We find also that the accounts of equipments are missing, that many accounts are not settled and other things. You will liquidate every item as far as possible and send over your accounts, that we may make our balance.

For certain reasons, it is true, we have as yet not deemed it expedient to give you a definite answer in regard to the bouwery, which you are using. This has not been done, because we grudge you the place preferring others, but because we thought, you understood our intentions, also because we were ignorant of the value and location of it, in regard to which we have now received some information. We have now fully agreed on this subject with Jan Jansen Damen, acting in your behalf, as you will see by the contract of sale sent over with Jan Claessen Damen.

Peter Gabri annoys us here with a draft, drawn by you on the Company for about 500 fl, which he wants paid; Govert Lockermans too, as husband of the widow of Direk Cornelissen from Wensveen, importunes us for an account of fl 861.9. 8, originating out of goods delivered, work done and other sources. As we are however quite ignorant of the transactions, the draft as well as the account of Wensveen, and as we have observed, that in his account and others items of monthly wages, pay due to laborers, debts and credits of free people are entered, which do not agree with the book of monthly wages, in which all such accounts are recorded, we have judged it best to decline paying it and you must arrange matters with these and other persons, as well as you can, remembering that the account of Direk Cornelissen from Wensveen has been credited with the amount of 165 fl 6st., an item found open in the book of monthly wages to the credit of another man. In paying this account you will deduct therefrom this sum.

The bookkeepers of monthly wages have discovered that one Jan Jansen from Ilpendam, formerly Commissary at the Southriver closed his accounts in 1645 (Secretary Tienhoven informs us, that he was deposed and is dead now) while in the books of following years he is charged in one item with 288 fl and in another with 21 fl. These entries appear rather strange and create dissatisfaction among his creditors here, who ask for a settlement, while we do not know, whence these debts arise. You will please to give us an explanation by first chance, that these people here may get satisfaction.

Closing herewith, we commend you etc etc.

Amsterdam, 21st March 1651. The Directors of the Priv. W. I. Comp.

Department of Amsterdam

David van Barten.

J. P. Schulenborch.

DEED OF TWENTY-TWO MORGENS OF LAND OF MESPATH KIL.

Before me, Jacob Kip, in the absence of the Secretary appointed by the Hon^{Me} Director

General and Council of New Netherland, appeared Dirck Holgersen, an inhabitant here, who declared that he sold and conveyed, as he does hereby, to Peter Hudde and Abraham Jansen, in company, a certain pareel of land situate on Mespachtes Kil opposite Richard Bridnels, formerly the property of one Cornelis Willemsen, containing according to the ground brief, twenty-two morgens, one hundred and thirty-six rods; which land he, the grantor, conveys to the said Peter Hudde and Abraham Jansen, in company, in one, true, free and right ownership, therefore renouncing the right and property had thereto, with authority to enter on, cultivate and use the said land free and numolested, on condition that the reservation mentioned in the ground brief in regard to the acknowledgment of the Lords and Patroons of this country be complied with; placing the said Peter Hudde and Abram Jansen in his stead, real and actual possession of the land aforesaid, and renonneing all pretension thereto henceforth and for ever he promises to hold fast and inviolable this his deed and conveyance under bond as by law provided.

In testimony I have signed this with the witnesses, this 22⁴ of March, A⁸ 1651, New Amsterdam in New Netherland.

This is the 1/2 mark of DIRCK HOLGERSEN made by himself.

JACOB JANSEN HUYS, witness.

Gerrit Jansen, witness.

To my knowledge

JACOB KIP, Clerk.

This day this 28th of March A* 1651, the Hon the Petrus Stuyvesant and Council of New Netherland approved this foregoing proof of the purchase of the land mentioned, and accordingly the conveyance above executed by Dirck Holgersen in favor of Peter Hudde and Abraham Jansen is held valid.

In testimony this is signed by the Hon^{No} Director General; dated as above, *Manhatan* in *New Netherland*.

P. STUYVESANT.

LETTER FROM THE DIRECTORS TO STUYVESANT: SECRETARY TIENHOVEN RETURNS TO NEW NETHERLAND.

1651 26th April.

Valiant, Honorable, Pious, Dear, Faithful.

Our last letters to you were to be sent by the "Bonteka" and "Hoff van Cleef" on the 21st and 22st of last month, but as the former with a full earge sailed rather suddenly before the appointed time and before the supercarge with the Company's letters had come on board, we send them now with the ship "Gelderse Bloom," hoping that either she or the "Hoff van Cleef" may arrive there before the "Bontekoe" which has no lists of invoices. You will do well to follow the directions given in the aforesaid letters and in our private letters to you and your deputy Dincklage, for we strive to insure harmony, prosperity and an increase of the population of New Netherland. Every day the prospects improve. The bearer hereof Cornelis van Tienhoven, who returns in his former quality of Secretary will inform you of what has further been done here in the negotiations or rather arrival of the envoys from England, in regard to the boundary question with the Parliamentary Committee and also about the complaints; so we need not go into detail.

The said Cornelis van Tienhoven has requested us for permission to purchase a bouwery in New Netherland belonging to the Company and containing about 14 to 16 morgens, together with meadowland, a farmhouse 50 feet long and 22 feet deep, a haystack, two mares, a stallion and a negro, now used by Thomas Hal, whose lease is said to expire the coming summer. We were ignorant not only of the value of the place, but also of all its circumstances, whether such a sale would be to the prejudice or advantage of the Company; therefore we thought it more advisable to communicate with you, that you may send us a full report by next chance and we may thereupon consent to the Secretary's request. You will do well therefore not to enter into a new contract with Thomas Hal, but to await our answer to your letter and act accordingly.

We have engaged here as bookkeeper in New Netherland Johannes Dyckman, our former first clerk, at a salary of 30fl per month exclusive of subsistence money, whom we recommend to you most earnestly, that if there is at present any vacancy or at some future time you may remember to advance him to such a position as you may believe him fit for considering his past services, behavior and knowledge.

In order to increase the population of New Netherland and to promote the trade to it we have resolved that henceforth you shall demand upon all goods which are properly merchandise, coming to New Netherland from English Virginia or New England, a duty of 16 per cent. and that all goods sent there from New Netherland shall pass free duty, so that the practice of some people, who ship their goods to New England and then enter them in New Netherland under the lower tariff, may be stopped and no prejudice be done to the merchants who ship their goods directly from here to New Netherland.

The proposition made by you in your beforementioned letter, to increase the duties on goods sent to Virginia to equal those of New Netherland and thus divert the trade from the former, has been found impracticable,—for all Departments of the Company being empowered to issue commissions to sail to Euglish Virginia, it would be to their prejudice and to the advantage of the Department of Amsterdam and they would not consent to it. You have therefore to act according to the above order, directing 16 per cent. to be demanded on goods coming from English Virginia, and you will further please to inform us by the next opportunity of your opinion and the result or success of it.

The mother of Teunis Andriessen of Amsterdam, who sailed from here as first gunner in the ship "Sood" on the 9th of September 1643, closed his accounts in the books of Curação March 30th 1647 and then went to New Netherland, where he is said to have died as mate of the yacht "Liefde," has since three years overrun and sollicited us for the balance of her son's wages, which we could not give her, not having the books here. You will therefore keep in mind to send us at an early opportunity copies of this and all other ships accounts, that we may be in condition to comply with the reasonable requests of these people and obtain information concerning two items in the account of David Provoost, one of 329 fl, the other of 59 fl, which we have mentioned to Secretary Thienhoven. Herewith etc

Amsterdam, the 26th of April 1651. Your good friends
The Directors of the W. I. Comp.
Department of Amsterdam.
Johan Le Thor.
Isaao van Beeck.

To the Honorable, Vigorous, Wise, Prudent, Discreet Petrus Stuyvesant, Director General in New Netherland.

Honorable, Vigorous, Pious, Dear, Faithful.

Secretary Cornelis van Thienhoven reported to us, that shortly before coming away from there he had been appointed by you and the Council to the place of Roeloff de Haase, the former receiver of the Company's revenues and of the tithes, import and export duties etc: considering his long faithful services, we have confirmed this appointment until further orders from this Department, increasing his salary by 24 per cent for the additional troubles in this office.

We know from experience, that on many lands in New Netherland the tithes called for by the contracts have been unpaid for several years and that on account of the last insurrection of the savages the non-payment has been connived at and excused; as the people have now been in peaceful possession of their lands for about 6 years, they should not be unwilling to pay up and you must take care to have the collections made at first in such a lenient manner, as you may think best for the avoidance of any trouble and discontent. Advise us of what you do and how you succeed, that we may then consider, what should be done. Relying hereupon we commend you etc.

Amsterdam, the 26th of April 1651. Your good friends
The Directors of the W. I. Comp.
Department of Amsterdam.
JOHAN LE THOR.
ISAAC VAN BERCK.

To the Honorable, etc Petrus Stuyvesant
Director General in New Netherland.

DEED OF A PLANTATION ON LONG ISLAND.

Before me, Jacob Kip, appointed clerk here, appeared Lewis Papelyon, of the one part and Joris Slevensen from Wingen, on the other part, who declared in the presence of the undernamed witnesses, to have agreed and contracted about the purchase of a certain just half of a plantation situate on Long Island south of Peter Schoorsteenveger, on the underwritten condition, to wit:

Lewis Papelyon sells to Joris Stevensen aforesaid, who also acknowledges to have bought, the just half of the abovenamed plantation, formerly cultivated by Jun Jansen from Ditmersen,* according to the ground brief thereof, and the deed thereof executed on this day to the behoof of the Vendor and Gysbert Arentsen, with the just half of all that is sowed, of the buildings and all standing thereupon belonging to the vendor in partnership with Gysbert Arentsen, for the sum of eight hundred and fifty guilders to be paid down, after the sale and conveyance are approved by the Hon³⁶ Council, in good reals of eight computed at three guilders a piece. Wherefore, the vendor hereby transports and conveys the precise half of said land with its appendages, as they belong to him, to the said Joris Stevensen, or his successors, renouncing all action, right and property had thereto, and places the said Joris Stevensen, in his stead real and actual possession of

the above mentioned land with the appendages thereof; Therefore parties promise this their purchase and deed to hold and cause to be held, to observe and execute firmly and inviolably, all under bond according to law.

In testimony this is signed by parties and witnesses this 11th of July A* 1651, New Amsterdam in New Netherland.

This is the ___ mark of Lewis Papeljon, made by himself.

Andreas Hopffa.

To my knowledge, Jacob Kip, Clerk.

This date 11th of July 1651, the foregoing deed was, in the absence of the Hon^{ble} Director General fully approved by the Hon^{ble} Council. In testimony signed, dated as above, *New Amsterdam*.

LA MONTAGNE. H. VAN DYCK, fiscal.

DEED OF A BOUWERY ON LONG ISLAND.

Before me, Jacob Hendricksen Kip, in the absence of the Secretary, appointed by the Hon^{Me}
Director General and Council of New Netherland, appeared Actile Douwesen, widow of Jan
Jansen from Ditmarsen, assisted by her present bridgeroom, Teunis Jorisen van der Veeren, and
Gysbert Aerentsen from Bullick with Lewis Papelyon, a native of St. Martin, who declared
that they had agreed and covenanted together about the purchase of certain lands, to wit:

Acltic Douwesen, assisted by her present bridegroom abovenamed, sells by virtue of the groundbrief granted by the Honbis Director General and Council of New Netherland, on the 23^a of March 1647, to her abovenamed husband Jan Jansen, deceased, her bouwery or plantation, situate on Long Island, near the plantation of Peter Schoorsteenveger (chimney-sweeper) and that as good and as bad, as large and as small as belongs to her, the vendor, according to the groundbrief thereof on record, under the above date, to Gysbert Arentsen from Bullick and Lewis Papelyon from St. Martin aforesaid, who also acknowledge to have purchased the above mentioned bouwery or plantation for the sum of two hundred and fifty Carolus guilders, payable in three installments, to wit, one hundred guilders down, and one hundred guilders next New Year's 1651, and the remaining fifty guilders in June 1651, in current pay, when the vendor shall be bound to give the purchaser aforesaid a proper deed of the said land; they, the appearers, declaring that they will fulfill this their contract in all its parts. Wherefore, the vendor, for the delivery and the purchasers, for the payment thereof, pledge their persons and property, movable and immovable, submitting the same to all courts, tribunals and judges.

In testimony this is signed by parties respectively, and witnesses this 3rd of January 1650 on the Island of Manhattan in New Netherland.

This is the _____ mark of Aeltie
Douwesen, made by herself.
This is the ____ mark of Teunis
Jorien, made ____ by himself.
This is the ___ mark of Gysbert Arentsen,
made by himself.
This is the ___ mark of Lewis Papelyon,
made by himself.

Adriaen van Tienhoven, witness Claes van Elslant, witness. To my knowledge

JACOB KIP, appointed clerk.

Before me, Jucob Kip appointed clerk here, appeared Teunis Jorisen van der Veere, husband and guardian of Aeltie Douwesen, late widow of Jan Jansen from Ditmaersen, who in the presence of the undernamed witnesses, declared that they transferred and conveyed as they do hereby, to Gysbert Arentsen from Bullick and Levis Papelyon, in company, a certain plantation situate on Long Island, south of Peter Schoorsteenveger, as large and small as appears by the ground brief granted by Director Kieft to Jan Jansen from Ditmersen under date 23° of March 1647, in one, true, free, right ownership, with renunciation of all action, right and property had thereto, and acknowledges to be fully satisfied and paid the purchase money agreed upon therefor, according to the bill of sale; therefore placing the abovenamed Gysbert Arentsen and Lewis Papelyon in his stead, real and actual possession, and promises to guarantee the same against all challenge and pretension to be set up thereto by any one in the world, reserving only the acknowledgment of the Hon^{Ma} Lords Patroons mentioned in the ground brief; therefore promising this his conveyance to hold, observe and execute firmly and inviolably, under bond according to law.

In testimony this is signed by the principal and grantor, with the witnesses, this 11th of July, A° 1651, New Amsterdam.

This is the primark of Teunis Jorisen made by primark of Teunis

 $\left. \begin{array}{c} T_{OMAS} \; F_{REDERICKSEN} \\ A_{NDREAS} \; H_{OPFFA} \end{array} \right\} \; witnesses.$ $To \; my \; knowledge$

JACOB KIP, clerk.

On the date hereof, 11th of July 1651, this foregoing deed and conveyance was, in the absence of the Hon^{Me} Director General, fully approved and ratified by the Hon^{Me} Council of New Netherland, by order of the Hon^{Me} Director General. In testimony signed, dated as above. New Amsterdam.

LA MONTAGNE. H. VAN DYCK. LETTER FROM SHERIFF UNDERHILL OF FLUSHING, L. I., TO DIRECTOR STUYVES ANT: THE DIRECTOR TO BE SUED BY AN ENGLISH INHABITANT OF HEMPSTEAD IN THE COURTS OF NEW ENGLAND.

Most noble Generall.

Thomas Lawrence being at Newhaven was vnder arrest by Jonas Woode, who exclaimed against your worship that hee coulde have noe instice of you and would prosecute you in new England at the Commission Courte; Mr. Eaton writes to mee for evidence that the money attached in the hands of Thomas Lawrence due to Jonas was by order from yourselfe and see to remaine untill the saide Jonas came hither to answer such particulars as shoulde bee laide to his charge. I sent my deposition that by order from your worship the money was attached and that I questioned not but at your returne from the Southriver they might receive better satisfaction in case you indeed it meete to give them an account, this Jurisdiction not being subordinate to theirs, matters in difference falleing out here not among them wee have also esent you inclosed the list of the names of the people according to your order; also the examination of the unfortunate death of Nicholas Bully, thus commending you to the protection of almightic god I rest and remaine yours to command.

fflushing this 24th of August 1651.

JOHN UNDERHILL.

To the Righte Worshipp! Peter Stuyvesant Esquire, Governor Generall of this Province at his house in the florte New_Amsterdam these present.

DEED FOR LAND AND CATTLE ON LONG ISLAND.

This day, this 29th of August A° 1651 before me, Jacob Kip, appointed clerk by the Hon^{Me}
Director General and Council of New Netherland appeared Henry Breser, of the one part and
Sieur Cornelis d' Potter of the other part, who in the presence of the undernamed witnesses, declared
that they had agreed and contracted together about the purchase of certain lands and cattle on the
conditions underwritten to wit:

Henry Breser sells to Sieur Cornelis de Potter, who also acknowledges to have bought a certain piece of land situate on Long Island at the East River, between the land of Cornelis Directsen Hoochlant and Frederick Lubbersen, as large and as small as appears by the ground-briefs dated 4th of Sept. 1645 and 9th of June 1646, granted by the Hon¹⁶ Director General William Kieft, deceased, to the behoof of Henry Breser, with all whatsoever the vendor has thereon and is belonging to him together with thirty-five and one-half (sic) goats, consisting of mileh, buck and gelded goats, which the purchaser now takes at his risk and hazard, likewise, two milch cows and one calf which are at John Morris's at Gravesend, and are to be delivered to the purchaser on Amsterdam Fair,

* An ordinance of 1641 ordered a cattle fair to be held at New Amsterdam each year on the 15th of October and a fair for hogs on the 1th of November. Stayessant established by Ordinance of 1648 a weekly market each Monday and an annual free market to be held for 10 consecutive days beginning on St. Bartholomew's Day, (August 24th). From 1656 the weekly market was held between what are now Whitehall and Moore streets, N. Y. In 1658 two cattle fairs were established, one for lean cattle during the whole month of May, the other for fat cattle from the 20th of October to the last of November, during which several periods, no stranger in the City could be arrested or tried.—B. F.

according to contract; and that for the sum of eleven hundred and twenty-five guilders, payable one half in Rix dollars, or Reals of Eight, computed at three guilders a piece, the other half in choice wampum, or merchantable wares at the seller's option, all prompt pay; the ownership, claim and possession of which lands and cattle the vendor hereby surrenders henceforth forever to the behoof of the abovenamed Mr. Cornelis de Potter, or his assigns, promising to guarantee the same against all challenge and claim that any in the world will bring against it. And parties promise this their agreement, purchase and conveyance firmly and irrefragably to hold, observe and execute, under bond of all laws and judges.

In testimony this is signed by parties and witnesses, dated as above. Manhatan, New Netherland.

This is the **B** mark of Henry Breser abovenamed, made by himself.

To my knowledge, JACOB KIP, Clerk.

On this 31st of August 1651, this foregoing deed and conveyance is approved by the Director General and Council of New Netherland.

In testimony signed by the Honble President, New Amsterdam.

P. STUYVESANT.

Lease of a bouwery on the south side of Hans Hansen's bouwery, called in Indian Rinnegackonck.

To-day, this 31st of August 1651, before me, Jacob Kip, appointed clerk here, appeared Remmert Jansen of the one part, and Barent Jansen Bal and Hendrick Dircksen in partnership, of the other part, who in the presence of the undernamed witnesses, declared that they had, in an amicable and friendly manner, agreed and contracted together about the hire of a certain bouwery, on the conditions under written, to wit:

Rem Jansen leases to Barent Jansen Bal and Hendrick Direksen, in partnership, who also acknowledge to have rented a certain bouwery lying and situate on the south side of Hans Hansen's bouwery, called in Indian, Rinnegackonck, for the term of four years, commencing on the first September of this year and ending on the first of September 1655; on which bouwery the Lessor has already had built and will yet build a house and bergh, and is to deliver two horses, one mare and one gelding, each five years old; two milch cows and one heifer of two years; two sows which the Lessor shall send from Fort Orange. The Lesses shall annually pay as butter rent for each cow, 16 pounds of butter, and for each horse annually 15 skepels of hard grain, either rye, wheat or barley; which cattle the Lessees acknowledge to have received on condition that each shall receive half the increase, and the risk of death shall be in common; and if it happen that any of the aforesaid cattle come to die, the capital stock shall be completed again from the increase at the termination of the Lease, when it shall be divided and distributed. The Lessor, moreover, delivers

to the Lessees with the bouwery one plough and what belongs to it, and half the land enclosed complete with posts and rails, which the Lessees promise to deliver enclosed as they now receive it at the expiration of the lease, and they shall join the land together which now lies in two parts; and the Lessees may, if they consider it for their interest, place two or three tobacco planters, at their pleasure on the land.

For all which the Lessees, jointly and severally, promise and pledge themselves to pay annually as rent in addition to what is aforesaid, the sum of one hundred and fifty Carolin guilders, payable in the produce of the land at current rates here, or in such pay as they can receive for such produce. The Lessees shall, at the termination of the lease, deliver up the land which they now receive unsowed, and the aforesaid house and everything in the same condition as now received. Parties promise this their agreement firm and irrefragable to hold, observe and execute, all under bond of all laws.

In testimony this is signed by parties with the witnesses; date as above. Manhatan, New Netherland.

REM YANSEN VAN YEVEREN.

This is the 4 mark of BARENT JANSEN BAL, made by himself.

This is the mark of Hendrick Direksen, made by himself.

OLOFF STEVENSEN, Witnesses.

To my knowledge, Jacob Kip, Clerk.

LETTER FROM THE DIRECTOR GENERAL TO THE NINE MEN ON THE CONDITION OF THE FORT AND
THE NECESSITY TO PROTECT IT AGAINST STRAY HOGS AND CATTLE.

Worthy and Dear Friends.

We have several times informed you individually as well as in the meeting of your Board of the orders and instructions from their High: Might: and from the Lords Directors, our patroons, concerning the repairing of the Fort New Amsterdam. Having made several fruitless representations to the late Board and asked their assistance in vain, I begun the highly necessary and very urgent work with the few negroes and servants of the Company. During the last two summers of 1650 and 51 I have made tolerable progress considering the small numbers of laborers and would have enclosed the Fort all round and put it in good shape, if for the Company's and the country's service, my and the Company's servants had not been obliged to go to the South river and remain there the greater part of last summer in order to build there a new Fort for the better maintenance of the Company's rights and the defense of our territory. In the meantime, we regret to say, the newly erected work has through neglect of our proclamation and orders been destroyed and trampled down by horses, cows and hogs, as may be seen daily to our shame and reproach. We have spoken to you or some of you several times of the vexation and disgust, caused by finding our new works, erected without the community's help, rooted up, trampled down and destroyed by the community's hogs, cows and horses, thus losing the advantage of our hard and diligent labor.

It is true, that the negligence and connivance of the Fiscal has caused this, as he did not enforce or execute our twice or thrice renewed proclamations. We are therefore compelled to leave the Fort, to our shame and the detriment of this place, as we found it and to suspend all work on it or to execute and enforce our orders and proclamations, now already three or four times published and affixed, namely to impound the horses, cows and hogs, henceforth found on the Fort and confiscate them for the benefit of the Hon^{Nic} Company. Otherwise it is impossible to keep the newly repaired Fort in good order and to do, what has yet to be done. Before taking such extreme measures, at the risk of being blamed for it, and to prevent all excuses of ignorance and all reproaches, we have thought best for our own sake, first to inform the Board of Nine Men of our intentions and to warn through them the community, which has paid no attention to our former orders, against the impending losses, for it is disreputable for this place, dangerous for the inhabitants generally in time of need and for ourselves disgraceful and unbearable, to see the Fort demolished, our good intentions and hard labor frustrated and wantonly trampled under foot. Awaiting here upon the written answer of your Board I am and remain

New Amsterdam, in N. N., Novbr 15, 1651. Worthy and Dear Friends,
Your well-affected friend
P. Stuyvesant.

DEED OF A LOT OF LAND HOUSE AND BARN ON THE SHORE OF LONG ISLAND, NEAR THE FERRY.

This day, this fourth of January, Anno 1652, before me, Andries Johannis Christman appointed by the Honder Director General and Council of New Netherland, appeared Cornelis Directors, ferryman, of the one part, and Sr. Cornelis de Potter of the other part, who in the presence of the undernamed witnesses, declared that they had agreed and contracted together about the purchase of a certain piece of land on the condition underwritten:

Cornelis Dirricksen sells to Sr. Cornelis de Potter, who also hereby acknowledges to have bought a certain piece of land surveyed and situate near the Ferry on Long Island, adjoining Henry Breser, granted to him by the Honble Director General William Kieft, as appears by the groundbrief, dated 28th of April 1643, and now surveyed by Claes van Elslandt on the 7th of November 1651, being in breadth on the shore or north side 39 rods, thence ranges from the shore towards the wood as far as the marked tree, being the east side 63 rods, back again towards the shore, being the west side, 76 rods. The surveyed piece of land lies in a triangle, containing altogether 2 morgens, 67½ rods, together with a house, barn and all depending thereon, as appears by the fence now standing; and all this for the sum of two thousand guilders, good, current wampum; and it is expressly stipulated that the aforesaid sum shall be paid in four installments, to wit: The first installment shall be paid down; the second installment on the first of May 1652, the third installment on the first of May, 1653, and the fourth and last installment on the first of May, 1654; so that the aforesaid two thousand guilders shall be then fully paid without any exception. The vendor hereby surrenders the right and claim of ownership, to the abovenamed lands and buildings to the behoof of Sr. Cornelis de Potter or whomsoever obtains his action, henceforth and forever; promising to guarantee all this against all challenge and pretension which any one in the world may set up thereto. And parties engage this their agreement, purchase and

conveyance to hold firm and binding, the same to observe and execute under bond of all Courts and Judges.

In testimony this is signed by parties, with the Fiscal, Henricus Van Dyck and Class van Elslant, witnesses invited herein. Date as above.

Cornelis Diercksen Hoochlandt. Cornelis de Potter.

Quod attestor, H. VAN DYCK.

CLAES VAN ELSLANT.

To my knowledge,

Andries Johannis Christman, Clerk.

On the 29 of January, 1652 the annexed deed and conveyance was approved by the Hon^{ble} Director General and Council of *New Netherland*.

In testimony signed by the Hon $^{\rm Me}$ Director President, N. Amsterdam. Fiat transfer. P. Stuyvesant.

DEED OF A LOT OF LAND ON LONG ISLAND, TOGETHER WITH A HOUSE AND LOT IN BREUCKELEN.

This day, this fourth of January A° 1652, before me Andries Johannis Christman, appointed by the Hon Me Director General and Conneil of New Netherland, appeared Cornelis Dirricksen ferryman, of the one part and Sr. Cornelis de Potter, of the other part, who in the presence of the undernamed witnesses, declared that they have agreed and contracted together about the purchase of a certain parcel of land on the condition underwritten:

Cornelis Dirricksen sells to Sr. Cornelis de Potter, who also acknowledges to have purchased, a certain parcel of land situate on Long Island, in the rear of the land granted him in 1643 by the Honble Director General William Kieft, decd as appears by the groundbrief; further lying between the land of Harry Breser and another parcel of land, runs along said Henry's valley up to the aforesaid parcel and thence through the wood and maizeland to the line of Claes Mutelaar West by North and W. N. W. between both, 172 rods, and further 80 large and small as it appears by the groundbrief dated 12th of September 1645, granted by Director William Kieft, deed to the behoof of Cornelis Dirricksen; is broad in the rear at the wood to said Henry's, N. E. by N. 59 rods, thence towards the maizeland E. thence southerly, 45 rods, thence* through the maizeland to the valley S. E. by E. 109 rods, containing in all 12 morgens 157 rods; together with a certain house standing in Breucklen next to Peter Cornelissen's lot, with such lot as is surveyed for, and belongs to it; the whole for the sum of one thousand four hundred and fifty guilders in good current wampum payable in six installments to wit: on the next six consecutive May-days, and the first just sixth part shall be paid on the first of May 1652, and so forth from year to year, until the sum aforesaid shall be paid to the Vendor, allowing, nevertheless, no longer delay for the complete payment of the aforesaid sum than the first of May, 1657.

The Vendor hereby surrenders all right and claim of ownership in the abovementioned land and house to the behoof of Sr. de Potter aforesaid or his assign, henceforth and forever, promising to guarantee the same against all challenge and pretension to be set up thereto by any one in the

^{*} The words underlined are supplied from the Patent, which is dated 12th of December 1645.

world. Parties engage this their agreement, purchase and conveyance to hold firm and binding to observe and execute the same under bond of all Courts and Judges.

In testimony this is signed by parties with the Honble Fiscal and Claes van Elslant as witnesses herein invited. Done 4th of January 1652.

> Cornelis Direksen Hoochlandt. Cornelis de Potter.

Rogatus: H. VAN DYCK.

CLAES VAN ELSLANT.

To my knowledge

Andries Johannis Christman, Clerk.

On the 29th of January, Ao 1652 the above agreement and conveyance in approved by the Honble Director General and Council of New Netherland.

In testimony signed by the Honble Director President New Amsterdam. Fiat transfer. P. Stuyvesant, vidit.

DEED OF A LOT OF LAND ON THE WEST HOOK OF RECHKEWICK ON THE EAST RIVER.

This day, the fourth of January Anno 1652, before me Andries Johan's Christman appointed by the Honble Director General and Council of New Netherland, appeared Jan Haes of the one part and Sr. Cornelis de Potter, of the other part, who in the presence of the undernamed witnesses, declared that they have agreed and contracted together about the purchase of a certain parcel of land on the condition underwritten:

Jan Haes sells to Sr. Cornelis de Potter, who also hereby acknowledges to have purchased, a certain parcel of land situate at the west hook of Rechkewick on the East River, running from Frederick Lubbertsen's land east south east and southeast by east to the valley, eighty rods, and further so large and small as appears by the groundbrief dated 2d of April 1647, granted by the Honble Director William Kieft, deed, to the behoof of Jan de Haes, with all the vendor has thereon belonging to him, for the sum of nine hundred guilders down in good current wampum. The Vendor hereby surrenders said right and claim of ownership to the above lands to the behoof of Sr. Cornelis de Potter or his assign henceforth and for ever, promising the same to guaranty against all challenge and pretension to be made by any one in the world thereto. Parties engage this their agreement, purchase and conveyance to hold firm and binding, to observe and execute the same under bond of all Courts and Judges.

In testimony this is [signed] by parties. Done as above.

This is the

mark of Jan HAES, made by himself.

Cornelis de Potter.

Rogatus: H. VAN DYCK. CLAES VAN ELSLANT.

To my knowledge, Andries Johs Christman, clerk.

On the 29th of January A° 1652, the annexed deed and conveyance is approved by the Honble Director General and Council of New Netherland.

In testimony this is signed by the Honble Director Stuyvesant. Fiat transfer.

COUNCIL MINUTES. PERMISSION GRANTED TO ABR. DE LA NOY TO RETAIL ALL SORTS OF WINES,

January 24th 1652. The Honble Director General and Council having read the petition of Abram de la Noy for permission to sell all sorts of wines by the small measure,

They grant petitioner's request and resolve to lease to him the city tavern for the benefit of the Hon^{Mo} Company.

COUNCIL MINUTES. PROCLAMATION ANNULLING CERTAIN ORDINANCES OF THE AUTHORITIES OF RENSSELAERSWYCK.

The Director General and Council of New Netherland, to all who may read this or hear it read Greeting:

Whereas we have several times been informed by the late Commissary, Charles van Bugge, as well as by his successor Johannes Dyakmann and whereas other private complaints have been made over the impertinent, unbearable and unchristianlike tyranny of the present Commander or as he styles himself Director of the Colony of Rensselaerswyck Brandt Artsen van Slechtenhorst in refusing permission to and forbidding the officers of the Hon^{Ne} Company as well as other good and faithful subjects at Fort Orange to cut in the open woods fuel for their use and subsistence, except in a certain thicket, where the wood can only be obtained with great inconvenience and the roads are almost impassable during the winter, or anyway very miserable and troublesome, and

Whereas we are further informed, that he has forbidden, under threats of high penalty, the farmers and working people owning wagons and horses to cart fire-wood for the servants of the Hon^{Ne} Company or inhabitants of the said fort, thus compelling both, the officers and subjects of the Hon^{Ne} Company, to carry the fuel begged from him on their shoulders in slavish trouble and dependence through thick and thin, ice and snow for the amusement of this overbearing Commander and his merciless associates and to the disregard, nay, contempt of the Hon^{Ne} Company, their officers and good subjects;

Whereas the said Commander and some of his subaltern officers have so far forgotten the teachings of Christ and their neighborly duties, as to insolently answer the last request of our Commissary and inhabitants of the said Fort on the 11th of January of this year as follows:

"Nevertheless desiring to show ourselves more accommodating and modest, than some other "people, we shall allow the people of the Fort and the Colonists the accommodation of fire-wood "provided everybody make application to the Director or the associates according to the Ordinance "but only under this reserve and condition, while his Honor is willing and agrees, that the "people of the Fort may cut down during the winter the aforesaid thicket or have it cut down at "their expense. Signed: by order of the Court of Rensselaerswyck Anthony de Hooge, "Secretary";

which satisfactorily proves both the prohibition forbidding the cutting of fire-wood and the unbearable tyranny, compelling the inhabitants of the Fort, who desire to cut firewood, as necessary to them in winter as bread, to clear away the underwood and brush or have it done at their expense, which neither the officers nor the free and good subjects of the Hon^{ble} Company are bound to do,

Therefore, in order to obviate the manifold complaints against the aforesaid unchristianlike and unneighborly tyranny and desiring to maintain the officers of the Company and inhabitants of the Fort, as well as other free subjects in what the Hon^{Me} Company and the exemptions of New Netherland have granted them, which heretofore has never been refused to them by other neighbors.

We herewith annul and repeal by this, our Proclamation, everything concerning this matter published heretofore by the Commander Brant Artss van Slechtenhorst without our knowledge, nay, against our orders and directions, and grant to the officers of the Hon^{Me} Company and free inhabitants of Fort Orange, that they like the Colonists of the Colony may cut, haul or let haul and use for their benefit all the needed firewood and building timber in the unfenced and public woods, only they must avoid cutting the said fuel or timber within the bounds of any fenced-in bouwery, garden or plantation, unless they have permission from its owner or his representative.

We further permit herewith and request all farmers and working people to accommodate and serve the inhabitants of the Fort and of the Colony in carting out the cut fuel and timber against reasonable wages, annulling and making void all contracts, ordinances and oaths made or taken in this matter, as unchristian, unneighborly and unlawful, promising by this Proclamation signed by us and sealed with our usual seal, to indemnify and keep free from persecution and damages all inhabitants and colonists against all attempts, intentions and executions, which in this matter the Commander Slechtenhorst or his associates may undertake to carry out and directing our aforesaid Commissary to publish this Proclamation in Fort Orange and to request the Commander and Conneil of the Colony of Rensselaerswyck to publish it in the Colony or in case of refusal to publish and afflix it himself in the Colony, that nobody may be able to plead ignorance. Thus done and resolved at our meeting in New Amsterdam, the 24th of January, Anno 1652.

P. STUYVESANT.
H. VAN DYCK.
LA MONTAGNE.
BRIAN NEWTON.

Proclamation annulling certain grants of land made by the Authorities of the Colony Rensselaerswyck.

Whereas we are informed, that, notwithstanding our several warnings, summons and interdicts, directed during the time of our Commissary Charles van Brugge in the years 1649 and 1650 to the Commander Brant Artse van Slechtenhorst and his associates in the Colony of Rensselaerswyck, for them to erect new buildings under the wall of the Hon^{1st} Company's Fort Orange or nearer to it, than a musket shot's range, unless it can be proved, that they do it by order of the Hon^{1st} Company or other high authority or unless they have special permission, our above said earnest warnings, protests, directions and orders have not only been disregarded, but absolutely despised and disobeyed by surveying, selling and giving away several parcels of land and the erection by private parties of several houses on the North and West side of the said Fort, shutting the same in and blocking up the passage to it;

Whereas we are further informed by the present Commissary Dyckman, that they have again laid out lots, still nearer and closer to the said Fort and distributed and sold them to several private

parties to be built on, without regard to the warning, protest and order, entered and issued against their proceeding by our Commissary under high authority, which must tend to disregard of the Government of this Province, to the destruction of the Hon¹⁴c Company's privileges, prerogatives and titles and especially to a shutting in and blocking up of the said Fort, located there and fortified before Mr. Renselaer obtained the land for a Colony and consequently before a house of his Colony stood there,

Therefore we, Director General and Council of New Netherland, authorized by the commission and instructions given by their High Might: the Lords States-General, our sovereigns and by the Noble Lords-Directors of the Privileged West India Company, as masters and patroons of New Netherland and by virtue of the same bound to maintain their rights and privileges as well as good order and justice, find ourselves compelled, to annul and make void by this our resolution and proclamation, all allotments, cessions or sales of land laying within 600 paces or about 250 Rhineland rods from the Fort, which land we, Director General and Council, declare, until otherwise directed by the Honble Company, to be the liberty of the Fort, to be used by its garrison and inhabitants, who however, be they servants of the Honble Company or free men shall not be allowed to build on the land so as to weaken, shut in or block up the Fort, but only to use it for gardens, plantations, surrounded by low pallisades, and low and light summer houses, which can be easily moved or taken down, provided they have first informed us and received our consent and that the Director and Council shall have discretion to remove them, when necessary. We warn and direct therefore everybody, who shall have or may become possessed of any parcel of land within the aforesaid limits of the Fort either by purchase, lease or cession from the said Commander Stechtenhorst or his associates before or after the publication of the Proclamation, not to enter upon it, much less to fence it in or build upon it in any shape or manner under high penalty and destruction of the building. Let everybody take warning.

Thus done and resolved at our meeting at New Amsterdam, the 29th of January 1652.

Order concerning Jan Jansen from St Obyn.

On the 29th of January.

The Director General and Council having read the petition of Jan Jansen from S^t Obyn, direct that he shall satisfy the Fiscal according to the sentence passed this week and order further, that he deliver to the Fiscal an authenticated copy of the bond of indemnity, which Farant van Stechhenhorst has issued to him on account of the removal and detention of his person.

DEED OF 20 MORGENS OF LAND ON THE SHORE OF LONG ISLAND.

This day, this twenty-ninth of January, Anno 1652, before me Andries Johannis Christman, appointed by the Hon^{Me} Director General and Conneil of New Netherland, appeared Peter Linde, of the one part, and Barent Jansen of the other part, who, in the presence of the undernamed witnesses declared that they had agreed and contracted together about the purchase of a certain parcel of land on the condition underwritten:

Peter Linde having sold to Barent Jansen, who also acknowledges to have purchased and paid for a certain parcel of land containing twenty morgens, running about southeast one hundred and ninety rods towards the woods near Sassian's maize land, along the edge of said maize land fifty rods, back towards the shore two hundred and twenty rods, about north north-west somewhat northerly, and along the shore seventy rods; which aforesaid land is situate on Long Island, between Andries Hudde and Claes Jansen Ruyler's (lands); and further, as large and small as appears by the ground brief granted under date September 11 1642, by the Hon^{ble} Director William Kieft dee⁴ to the behoof of Peter Linde.

The Vendor hereby surrenders all right and claim of ownership in the above named land to the behoof of the above named Barent Jansen, or his assign henceforth and forever, promising to guarantee the same from all challenge and pretension to be set up thereto by any one in the world. Parties engage this their agreement, purchase and conveyance to hold firm and binding, the same to observe and execute under bond of all Courts and Judges.

Signed with Jochem Beeckman and Abraham Rycken as witnesses hereto invited. Dated as above, Manhatan in New Netherland.

Peter Lynde.

This is the \mathcal{B}' mark of Barent Jansen, made by himself.

This is the / mark of Abraham Rycken,

signed by himself.

To my knowledge,

Andries Johs Christman, Clerk.

On the 29th of January A° 1652, is this deed and conveyance approved by the Hon^{Me} Director General and Council of *New Netherland*, and in testimony signed by the Hon^{Me} Director General President. *Amsterdam*.

Letter from Brant van Slechtenhorst to the Court of Rensselaerswyck sent to the Director General and Council protesting against certain of their proceedings.

Copy of a Letter sent by Brant Artse van Slechtenhorst to his Honor, the Director General and Council.

To the Honorable Court of the Colony of Rensselaerswyck:

Respectfully shows Brant van Slechtenhorst, Director of the said Colony, that a few days ago he received a judgment passed by the court at the Manhatans against Jan Jansen S' Obijn, condemning him to a fine of two hundred and fifty guilders, because he had carried me from the Manhatans to this Colony. It is quite unheard of, that an inoffensive skipper, a regular freighter, plying his trade for the honest sustemance of himself and family, who so far has never injured nor obstructed the authorities or any body else, [should be punished], while the necessity of my

departure by that opportunity was proved not only by me, but also by the authorities here in their letters and requests.

Where has it ever been heard or seen, that in a law-abiding country among Christian neighbors of the same religious belief and under the same sovereignty, such proceedings are instituted against anybody, as against the said Director, who by his position is not only commissioned and qualified, but was also called upon by General Stuppessant in his letter of February 18³ 1651 to give his advice for the common welfare in important land matters! I say, it is unheard, that such a person should be arrested and detained a long time without examination or subsequent issue, for the Director, notwithstanding his position, has been kept in arrest from the first of May until August, without having once been examined, although he entered a written protest and complained against it nor could he obtain justice, much less a discharge although he requested to be relieved of such unnecessary and fruitless vexation; all this has been shown and clearly proved to the Court of the aforesaid Colony.

When the aforesaid van Slechtenhorst in his stated quality came to the Manhatans they summoned him on the first of May simply by a messenger without legal form or citation and when he appeared the Court suddenly and unexpectedly passed the sentences against him, which directly contradict each other and held him so long as a prisoner, that he [has lost] all legal claims to his person and position. In due time it shall also be proved, by impartial judges, that of his goods more were confiscated to pay for the fees of the arrest, which were very small, than necessary. Would a person [be punished] in the Fatherland, be he ferryman or skipper, for carrying a man, of whom theretofore he had no knowledge or of whom nobody had told him, that he was detained by order of the Court contrary to the ordinances? But some receive impressions in their dreams, which they seem to utter in their daily deeds either with or against the laws of our country: Such unheard of and unbearable proceedings as against Slechtenhorst in his quality and against others, may well in time ruin this blessed and fruitful country or bring it to a sorry condition and turn the laws into public nuisances, which God forbid.

Therefore the said Director ex-officio protests and appeals against all these vexations and injuries, inflicted upon the said Slechtenhorst in his aforesaid quality, also against what has been done to Jan Jansen the skipper and Jacob Jans Stol without law or right and contrary to the privileges of the Colony. He complains before God Almighty to their Noble High: Might: the States General, our gracious sovereigns and lieges and to the Lords Patroons and Directors of the said Colony over this open violence and compulsion, he complains further of the five soldiers and five boatmen sent by Mr. Stuyvesant in the Company's sloop in 1648 and kept in the Colony and Fort for 14 days his own letter and the threats uttered against van Slechtenhorst at different times, ordering him not to continue with the erection of buildings and settlements on the Lords Patroons' own territory, or he, Stuyvesant, would cause the buildings to be torn down and then he incited 13 or 14 low fellows from the Fort, who were ready and armed for a fight, which however Slechtenhorst and his people prevented. When they could not obtain their object, they invented pretexts and summoned Slechtenhorst three times to the Manhatas, making the following charge: "What the charge of our Magistrates and the Fiscal of New Netherland are against Brant van "Stechtenhorst, Magistrate in the Colony of Rensselaerswyck, he will hear and see, when he appears "before the Court in obedience to this summons," Slechtenhorst answered to this summons, that if the Magistrates and the Fiscal of New Netherland have any claims upon him, as a private person or in his official capacity, they might and call for him at his place of residence. These useless citations and vexations of like sort were repeated daily and the aforesaid Director protests once more against all losses and prejudice already suffered or which he may have to suffer hereafter also against all the harm and injury, done to him personally and in his official capacity, all eum expensis and the said Director as such offers as security for the foregoing actions in appeal all the property belonging to and claimed by the Patroons from the Honbie Company, also the horses and grain delivered to Mr. Petrus Stuyvesant himself from the Colony and requests to give a like security, to execute the sentence hereafter under the foregoing appeal. Done at the Colony of Rensselaerswyck, the 25th of Septbr 1651.

P. V. SLECHTENHORST, Director of the said Colony.

As to the detention of the Hon^{ble} Director, whereas some members of this Court, the principals of the Colony of Rensselaerswyck, had been arrested in the time of the Hon^{ble} Director General William Kieft, which his Honor not only maintained, that they were not subject to arrest, but also the release of his Honor followed, affirming, that the Colony was accountable for them, the Court of this Colony declares, that the same decision should hold good now as before. Done at the meeting, this 25th Septbr 1651.

Teste A. DE HOOGES, Secretary.

Dirrick van Schelluyne, Notary Public, declares herewith, that the foregoing letter, directed to the Court messenger Class van Elslandt, has been in his charge until the 27th day of this month of January 1652, without having at any time previous been called for or sent off. New Amsterdam, Jan' 29, 1652.

D. V. Schelluyne, Not. Public.

COUNCIL MINUTES. RESOLUTION, CALLING ON THE COURT OF RENSSELAERSWYCK TO EXPLAIN
CERTAIN OBSCURTIES IN THEIR FOREGOING DECISION.

To day, the 29th of January a closed letter was delivered by the Court messenger, which on opening proved to be a petition, drawn up and signed in the Colony of Rensselaerswyck by Brant van Slechtenhorst, Director of the said Colony, on the 25th of Septbr 1651 and directed to the Hon^{ble} Court of Rensselaerswyck, with the said Court's decision written on the margin as follows: (see above).

After due examination and upon voting the above decision was found ambiguous and obscure and the Director General and Council therefore resolved to direct the Court of the Colony as they do herewith, to free their decision from all obscurities and explain themselves clearly.

- 1. By giving the names of the principals of the Colony, arrested during the time of Director Kieft.
 - 2. By stating in whose name and why the arrest was made.
- 3. By stating, whether the Court declares null and void the arrest of van Slechtenhorst for disobedience and contempt of the order given by the Director General and Conneil of New Netherland, from which arrest Slechtenhorst stealthily escaped and which declaration seems to be expressed in their decision.

A categorical answer is requested.

COUNCIL MINUTES. APPOINTMENT OF MEMBERS OF THE BOARD OF NINE MEN.

Tuesday, the 30th of January 1652, at Fort New Amsterdam present the Director-General P. Stuyvesant, Hendrick van Dyck, Fiscal, Mr. La Montagne and Brian Newton.

The commonalty having made their nomination and submitted it to us, the following have been confirmed.

Jochem Pietersen Kuyper

Paulus Leendertsen (van der Grist).

Peter Cornelissen.

The 2d of February 1652 the same

Jochem Pietersen.

Paulus Leendertsen.

Peter Cornelissen Molenaer have taken the oath of allegiance before the Director General and Council of New Netherland.

ORDINANCE REGULATING THE BUSINESS OF THE WINDMILL.

(See Laws and Ordinances of New Netherland, page 123.)

COUNCIL MINUTES. RESOLUTION ON A PETITION OF THE NINE MEN, THAT NO HOGS BE SHOT ON THE WALL OF THE FORT AND THAT THE FORT BE SURROUNDED BY PALLISADES; CHURCH PROPERTY; SURGEONS; ANABAPTISTS.

Monday, the 12th of February 1652 at Fort Amsterdam, present the Director General, La Montagne and Brian Newton.

The Board of Nine Men came into the Council chamber and requested the presiding officer, that the Honble Council would please to forbid the shooting of hogs on the walls of the Fort and that for this reason the Fort be enclosed with stakes or in some other convenient way.

The Director General consents to the request of the Commonalty and promises to have the necessary posts cut and hewed by his own servants or negroes, the community to bear the expenses of putting up the pallisades and enclosing the Fort.

The Deacons of the church request by a petition that the money due for the purchased land may be set off against the Hon^{Me} Company to the amount of 1850fl.

The Council decree: fiat the offset.

The surgeons petition, that nobody else, but they shall be allowed to shave, to which

The Director and Council reply, that shaving is properly not in the province of the surgeons, but is only an appendix to their calling, that nobody can be prevented to please himself in this

matter or to serve anybody else for friendship's sake, out of courtesy and without receiving payment for it or keeping a shop to do it in, which is hereby expressly forbidden.

As to the other request this regulation concerning surgeons and the public health is made.

Whereas we are informed, that last summer two or three grave mistakes have been made by the inexperience of some ships' barbers,

Therefore Director and Council order herewith that such ships' barbers shall not dress any wounds, bleed or prescribe for any one on land, without the knowledge and special request of the above petitioners or at least Doctor La Montagne.

Domine Johannes Megapolensis requests, that Anna Smits, an Anabaptist, should be restrained from using slanderous and calumniating expressions against God's word and his servants.

The Director General and Council direct, that Anna Smits shall appear on the following Wednesday at the school of David Provoost, where the Nine Men usually meet and that the Director and Council together with the complainant and the consistory shall assemble there also, to hear what the said Anna Smits has to say against the teachings of the complainant.

Adrian van Tienhoven, Samuel Megapolensis and Jan de la Montagne request permission to creet a new in the church of this place, which

The General and Council resolve to take into consideration.

Representation made by the Directors of the Amsterdam Chamber of the W. I. Company to the Burgomasters of Amsterdam on various points regarding the Province of New Netherland and Resolution of the Municipality thereon.

To the Very Worshipful Gentlemen, their Honors the Burgomasters and Regents of this City of Amsterdam.

Show with due reverence the Directors of the Privileged West India Company, Department of Amsterdam, that by the blessing of God the country, called New Netherland, has in a short time increased in population, cultivation and commerce and that it will continue thus to increase on account of its favorable situation. The Directors endeavor by every means not only to promote agriculture and trade, but also to take care of the administration of the country and the undisturbed peace of its inhabitants, in regard to which several things have occurred, which they are at a loss, without the wise counsel of your Worships, to decide on, viz:

The communities under the jurisdiction of the Company, Dutch as well as English, complain in all their letters of the impudence of the savages, who during the last year or eighteen months have murdered some persons, captured some children and stolen a number of animals, all under pretext, that we had no right to resist them, whereas they had been informed by the deputies of the complainants, who were here from New Netherland last year, that the Supreme Government here had ordered, our officers there should not begin any war against them, as it had been done previously, when with armed hand the Company had compelled these barbarians to live honestly and in peace, which peace they have broken by their aforesaid deeds.

The English people outside of the Province of New Notherland, laboring under the same difficulties as our inhabitants, have proposed to make with our Director a league, to help each other in time of need or trouble and whereas they are much stronger in numbers than our people, they propose to bring into the field two men against one from our side provided that they also have a double voice in deciding on the legality or illegality of injuries done or war to be commenced.

A committee of their High: Might: have last year provided with safe-guards all the indecent complainants, who came here from *New Netherland*, and relying thereon they now, on their return there, believe themselves authorized to commit all kinds of disorders by instigating evil-minded persons against the Director and the Company's officers.

The Vice-Director, Lubbert van Dincklage, countenances these quarrelsome fellows as much as possible; therefore the Directors had decided to recall him by the last ships, that he might answer for his actions. But before our letters reached there, he had gone to Staten Island and joined Cornelis Melyn, the principal actor in these strifes and quarrels, who notwithstanding the protests of the Directors was last year provided with "surete de corps" and allowed to return there. Upon the Island they have established a government according to their own notion, also a judicial court: we prefer to be silent on the point, under whose direction and authority this is done.

The honorable committee of their High: Might: have sent without knowledge of the Directors as Notary Public to New Netherland one Direck van Schellwyn, who there calls himself authorized by their High: Might: and as such a movement is directly against the orders of the Company, the Directors feel themselves much aggrieved by it.

The said honorable committee of their High: Might: have appointed as Captain of the train bands in New Amsterdam one Jacob van Couwenhoven, one of the deputies, who last year came hither as complainants without cause: we say without cause, as according to the last letters received, both the aforesaid communities have had no knowledge of it and in fact protest against their action.

The inhabitants of New Netherland say, that if the government here could be persuaded to abolish the duty on tobacco grown there, the people would be encouraged to raise more of it, as the soil there is better adapted to it than in the Caribean Islands; they think, that by such a step not only the greater part of the English and French trade to these islands could be secured for us, but also that even the English of Virginia would send their return freights of tobacco mostly by way of New Netherland.

It must be considered, that in *Zeeland* and we believe also in some other provinces except *Holland* tobacco is not subjected to the impost of the tobacco duty and it may be presumed, that, even if the produce of *New Netherland* were exempted, the tax upon tobacco could still be farmed out, as now only a small quantity comes from there.

The said Directors find themselves very much embarrassed and inconvenienced by the colonies granted in former times with too extensive privileges and exemtions, which have made their owners so overweening, that some of them went so far in misusing their privileges as to believe, that they could prevent and forbid inhabitants of New Netherland to trade within their colonies; this is contrary to the law of nature, especially as understood in this country and by this people.

Whereas most of the preceding facts are considered to be of such nature, that the Directors as a body cannot resolve or give orders thereon,

Therefore they very respectfully request your honorable Worships' wise counsel and advice and thus doing etc.

Delivered the 13th day of February 1652.

This matter has been considered in a conference held with the following members of the Council on the 14th day of February 1652, Messrs. Spiegel, Van Hoorn and Blaeuw.

The Council of this city has thereupon resolved as follows on the 15th:

Extract from the Resolutions of the Senate of the City of Amsterdam. February 15th 1652.

A committee of the Council having been appointed to examine a representation made by the Directors of the W. I. Co., wherein they ask for the honorable Council's decision and advice, as to what to do in regard to some difficulties, which they complain, they encounter in the administration of New Netherland and the said committee having reported their remarks thereon,

Resolved to advise the Directors as follows: First. The officers of the Company in New Netherland must resist with all proper force and means the violence and invasions of the savages, who, they say, have for some time past murdered their subjects, captured children and stolen cattle and for this purpose they may enter into and make a league in such manner, as they deem most beneficial for their own safety and reputation.

The committee are of opinion, that no deputy of their High: Might: has the right to grant safe-guards, by which evil-minded persons, as mentioned in the remonstrance of the Directors, might gain an advantage over them and under the cover of which they can withdraw themselves from the allegiance and jurisdiction of the Company: it is contrary to the charter, which places the management of the Company's affairs in general into the hands of the Assembly of the XIX, while that of New Netherland, by resolution of the XIX, has been entrusted to the Department of Amsterdam; therefore, notwithstanding a safe-guard has been granted, proceedings, as authorized by law, may there be instituted against Directlagen, Cornelis Melyn, Direct van Schelluyne, Jacob van Couvenhoven and all others, who either avail themselves of these safe-guards or else do not comply with the rules and orders of the Company: should such proceedings be deemed improper, then the aforesaid persons shall be sent over here as prisoners (pede ligato), if they do not come willingly, to be examined and to answer for their actions:

The Council, being specially inclined to promote the colonization of New Netherland, would learn with great pleasure, that their Noble High: Might: are willing to exempt tobacco, at least that grown in New Netherland and coming thence, from the duty and tax of the farmer and finally:

The Lords-Burgomasters or their representatives at the *Hague* will assist with their good offices and all possible means the Directors of the West India Company, Department of *Amsterdam*, in their efforts to uphold their charter and in the consideration of the preceding points and will advocate their cause before the Supreme Government.

GERARD HULST.

LETTER FROM DEPUTY-GOVERNOR GOODYEAR OF NEW HAVEN TO DIRECTOR STUYVESANT ON TRADE
BETWEEN THE COLONIES.

HONORED S'.

My last was to desire you that my loving ffriend Mr. Isack Alerton might not suffer for any

Curtisie hee hath shewed to vs in the Bargine of the Shipp wherin hee stands Ingaged. I hope that small matter that yet Remaynes vnpayd being aboute 400. 0. of guildre you will see Just Cause to alow for the vse of my shipp. Alsoe therein I haue desired you to consider of gunns hee bought at an excessive Rate & prouisions bought for the men which Come in the shipp vnto all which I referr you to my former letter.*—

Now theese are to aquaint you that you' Secretary aquainting mee wth a desire you had of some prouisions (and my owne desire being to settle a trade wth you if I might upon a Just & equall way of dealing) If you please to write a few lynes of what you desire I hope I shall furnish you wth such a quantity as shall amount to what is by Ensigne Briant propounded or wthin a 100′ of it; only I desire you to send for what you shall want as speedily as you may; & the tyme of you paym' in Coats or skins Beau^{rs} at Mr. Briants prise by him propounded. It will answer my occasions any time before the first of August next; S^z, I hope if you & I doe once Enter to deale each wth other that wee may doe pleasure to on & anosher; I should have made a voyadge to you for to haue procured a discharge to Mr. Alerton, but that I have many occasions heare that Requier my presents. Thus with my loue & reall respects to yourselfe & wife I Rest in haste

Newhaven, 25th ffebr 1651 (1652). You very ffriend to my power Stephen Goodyeare.

To the w^pfull $Peter\ Stuyves ant$ theese p^rsent. at Manhattes.

Affidavit of Michael Bergier, that Cornelis Melyn landed contraband goods at Staten Island, where he fortified his house and maintained a guard of Raritan Indians.

To-day, the 8th of February in the year sixteen hundred and fifty-two, before me Henrick Schaeff, Notary Public admitted by the Court of Holland and residing at Amsterdam, and before the subscribed witnesses appeared Michiel Bergier of Angouleme, about 22 years old, a servant of Yonker Johan van Waveren, late Schepen of this City, who in true words, instead of an oath, at the request of the Lords Directors of the West India Company here testifies, declares and deposes: It is true, that in the summer of the year 1650, he, the witness, was engaged by Cornelis Melyn, a freeman of New Netherland, as his servant; that in the month of August of the same year he sailed with him in the ship "Nieuronederlantse Fortuyn," skipper Daniel Michielsen; that after remaining a long time in England they arrived in the * * * of the said year at the Red Island under the jurisdiction of New England, where the said Melyn purchased some provisious of little importance selling a part of the freight, as brandy, duffels and other goods to the English; that from there they sailed in the same ship to Staten Island, where he landed secretly at night and the tide not serving a number of kegs with powder and blocks of lead, weighing 150 pounds the block, also a chest with muskets, which he, the affiant, had himself cleaned and put in order. That the Director of New Netherland, Peter Stuyvesant, having been informed thereof, some time later ordered the said ship to be attached and brought up to Manhattans Island, where proceedings towards its confiscation were instituted; he, the affiant, has understood, that in the end it was confiscated. He further declares, that the said Cornelis Melyn was several

times legally summoned to appear, but he refused and did not obey the summons and that fearing he might be arrested for his refractoriness and for his aforesaid misdemeanors, he provided and strengthened himself upon Staten Island, where he resides with 117 to 118 Raritan and Southern Indians each armed with a musket, to defend him against the Director. He deposes further from his own knowledge, that by order and direction of the said Cornelis Melyn he, the affiant, with said Indians remained in the woods for several days and offers, after the foregoing deposition had been read to him to confirm it under oath in the presence of Yonker Nicolus van Waveren and Jan van Wyck, both residing in this City, who had been requested to act as witnesses and who with deponent and me, the Notary, have signed the record hereof: quod attestor. (Signed) H. Schaffer, not. publ.

Follows the act of verification:

We the Burgomasters and Administrators of the City of Amsterdam certify to all whom it concerns, that Michael Bergier of Angouleme about 22 years old has appeared before us upon a summons to testify to the truth at the request of the Directors of the W. I. Company and that being duly sworn he declared, deposed and said, that the foregoing affidavit, read to him by the Secretary, was true and he persisted in this declaration, so help him God Almighty!

In witness whereof the seal of this city has been hereto affixed the 13th day of February 1652.

(Seal) (Signed) Gerard Hulst.

Affidavit of the Rev. Wilhelmus Grasmer, that Cornells Melyn incited the Nayaok and other Indians against Dir. Stuyvesant, etc.

To-day, the 14th day of February A^o 1652 appeared before me Hendrick Schaeff, Notary Public admitted by the Court of Holland and residing at Amsterdam, and before the undersigned witnesses the Rev. Wilhelmus Grasmeer, lately a minister of the gospel in New Netherland, whence he returned last November in the ship "Hoff van Cleeff," who being in this city, deposes and says at the request of the Directors of the Priv. West India Company, that a long time after Cornelis Melyn, a freeman of New Netherland, whom witness knows well, had arrived in New Netherland in the ship "Nieu Nederlantsche Fortuyn" on her last voyage, he, witness, had heard the Manhattans Indians of New Netherland, living at Nayack, a place on Long Island directly opposite Staten Island, frequently say, that the said Cornelis Melyn had made them believe and declared to them, Director Petrus Stuyvesant would, as soon as he had built a wall around Fort Amsterdam, come to kill them, namely the savages, whereupon the said savages fled and came armed to Gravescad, which belongs under the jurisdiction of the aforesaid Company; there relying upon their arms they were guilty of many misdemeanors and using force insulted and injured the inhabitants by beating and kicking them. Being interrogated by the inhabitants, why they did so, they answered, because Cornelis Melyn had told them, that Director Stuyvesant would come to kill them; this, witness says, he heard from the inhabitants and knows, that on account of it they made complaint to the said Director and Council of the insolence, turbulence and attacks of the savages, requesting to be protected against them. He, witness, knew this from hearing and seeing it every day, being then in New Amsterdam, also that many savages of different tribes, Raritans as well as Manhattans, have come several times to his, witness', house, also into the house of the aforesaid Director, in fact into every house on Manhattan Island and said, what he, witness, himself heard several times, that the aforesaid Melyn had bribed the savages to come and murder the Director. In consequence of this and of other threats the Council resolved, that the Director should not go out of the city of New Amsterdam unless accompanied by four armed men, which this witness has seen done daily up to the time of his departure and believes is still done. He declares further, that he knows very well, that the said Melyn has several times been duly summoned to appear before the Director and Council and to testify regarding the abuses and smuggling practised on the last voyage of the aforesaid ship, which summons he always refused to obey and he did not appear. Witness offers to confirm the foregoing if necessary under oath.

Done at Amsterdam in presence of Eryn Pietersen van Seventer and Jan Mast, citizens, as witnesses.

HENRY SCHAEFF, Not. Public.

Ordinance prohibiting the erection of buildings within 600 pages of Fort Orange.

Wednesday, the 5th of March 1652.

The Director General and Council of New Netherland to all, who shall see, read or hear this read Greeting:

Know ye, that we have before now several times informed and warned the Commander at the Colony of Rensslaerswyck, not to shut in and obstruct the Honble Company's Fort Orange with new buildings and houses, whereas the said Fort's liberty is generally estimated to be 600 geometrical paces* or 1200 steps, about a peterero shot distance. This order and warning has been communicated to the said Commander and to the Court of the Colony on the 23d of July 1648 by his Honor, the Director-General as well orally as in writing with this verbal request, as stated in the written propositions, not to allow the erection of any more new buildings within the liberty of the said Fort, unless he, the Commander, had previously obtained and could exhibit a special order or at least consent either from their High: Might:, our sovereigns, or from the Lords Directors of the Priv. W. I. Company as masters and owners of the Province of New Netherland: for outside of the said limits of the Fort's liberty above and below the Fort there are lots and places, more suitable for building purposes. Although these orders have been several times communicated to the said Commander by our respective Commissaries and by our letters, he has paid no attention to them, yet for the sake of accommodation and neighborly intercourse between the Fort and the dwellings of the Colony and in order to be in a better position to assist each other in time of need, we allowed ourselves to yield to the request of respectable and peaceful inhabitants so far, as to suspend provisionally after an ocular inspection until further orders from the Lords Directors their right to said limits, reserving the right to pull down the houses, if hereafter necessity demanded or the Honble Directors ordered such proceedings. The aforesaid Commander not being satisfied with that, has propriá autoritate, without recognizing any higher prerogative in this Province, gradually begun to distribute the lots nearer to the Fort not only on a quit-rent, but, we are informed by good authority, also in fee simple, which is an absolute sale; so that for the maintenance of the privileges of the Fort and of the Honble Company and their

^{*} A geometrical pace-5 feet. Encycl.

jurisdiction and authority in this Province, we were finally compelled and obliged to defend and publicly proclaim their right and the limits of the Fort. This proclamation having been communicated to the said Commander, with an order and directions to publish the same in the Colony; he, to the dispuragement of ourselves and our official position, of the high and sovereign authority of our Fatherland which we represent here and to the special affront of the Lords-Directors, the Patroons of this Province, most insultingly and indecently dared to tear it out of the hands of the Clerk or Assistant and to throw the seal of the Province on the ground.

The said Commander having by this insult and affront offered to the Supreme Government violated all neighborly obligations and our previous accommodating moderation, provisionally not to enforce the claim to the limits of the Fort's liberty until further orders were received from the Lords Directors, we are now by that unwarranted action and their derisive proclamation induced and constrained to revoke our previous favor and to direct our Commissary, as we herewith order him, not to permit any building or frame of a house to be erected either West or North West of the Fort within 600 geometrical paces of five feet each or 250 Rhineland rods, about the range of a cannon shot and that no one may hereafter plead ignorance, we command our Commissary, after having posted and published this, to erect or cause to be erected North, South and West of the Fort a post marked with the Hon^{ble} Company's mark at the distance aforesaid, as determining the provisional jurisdiction of the said Fort.

Thus done and enacted, saving the claim of the Fisc to proceed on and against the Commander and others for this and other misdemeanors committed by them, in our Council this 5th of March 1652.

P. STUYVESANT.

FORM OF A CONTRACT FOR THE IMPORTATION OF NEGRO SLAVES FROM AFRICA, PRESCRIBED BY THE DIRECTORS OF THE W. I. COMPANY,

To-day the undersigned Director and Council of New Netherland, authorized thereto by a resolution of the Department of Amsterdam, parties of the first part, and the owners of the ship is commander, measuring about tuns, parties of the second part, have agreed and contracted, that the aforesaid skipper shall receive a license and the necessary documents enabling him to trade for slaves on the coast of Africa and to make such other bargains as he shall deem to their best advantage: he shall further return to the Manhattans with the said slaves and such other freight, provided however, that the above licence shall not authorize him to trade on the Gold Coast and that he shall not come any further West than Ardre or at most Popo* under penalty of forfeiting the said ship and its cargo. The Director and Council shall be allowed to put a supercargo on board of the said ship, (whom the skipper shall be held to treat as cabin-passenger) and if necessary to administer a pertinent oath to the crew. For this consent and license the said owners promise to pay promptly upon the return of the said ship and before its freight is unloaded, to the said Director and Council fifteen guilders for each negro as duty without exception or computation, binding therefor their persons and property under renunciation of the benefit ordinis divisionis et excusionis, as having full knowledge thereof.

Donc at New Amsterdam this

^{*} Both in the present Kingdom of Dahomey,-B. F.

DEED OF 15 MORGENS OF LAND ON THE EAST RIVER, (BROOKLYN).

This day, date underwritten, before me, Andreas Johannes Christman, clerk, appointed by the Hon^{Me} Director and Council of New Netherland, appeared Jacob Leendersen, attorney of his father-in-law, Frederick Lubbertsen, of the one part, and Jan Hendricksen Stelman, of the other part, who acknowledged in the presence of the undernamed witnesses [that they had agreed] about the sale of a certain parcel of land situate on the East River, between the lands of Harry Breser and Edward Wiscock, containing fifteen morgens, fifty-two rods, as appears by the ground brief thereof, signed by the Hon^{Me} William Kieft, late Director, dated the fourth of September, A° 1645,* for the sum of four hundred and fifty guilders.

The Vendor hereby surrenders all right and claim of ownership to the above mentioned lands to and for the behoof of Jan Hendrick Stelman, or his assigns, henceforth for ever. The vendor Jacob Leendersen, promises to guarantee the same against all challenge and pretension that may be set up thereto by any one in the world, parties promising this their bargain, contract and conveyance to hold inviolable, and to observe and execute the same. All under bond as by law provided.

In testimony, this is signed in the record by parties, with the witnesses hereunto invited, this 7th of March A° 1652 in New Amsterdam in New Netherland.

Jacob Leendersen van der Grist. Jan Hendrycksen Stelman. Adrian van Tienhoven, witness. Paulus Schreek, witness.

Fiat transfer.

Furthermore, we on the part of the Company, do hereby ordain the ratification of the sale.

P. STUYVESANT.

Resolution authorizing some members of the Council to communicate with the Nine Men and investigate a slanderous charge against the Director General.

The Hon^{Me} Councillors La Montagne and Captain Nuton are hereby requested and authorized to present themselves in company with Secretary van Tienhoven at the meeting of the Nine Men (Gemeens mannen) of this city, and to communicate and read to them our written propositions placed in the hands of the abovementioned Secretary; to hear and write down, or cause to be written their opinions thereon; also, if the Hon^{Me} Councillors consider it necessary, to compare the contrary opinions and to dispose matters for the best advantage of the public. The aforesaid Hon^{Me} Councillors are particularly requested, in the presence of the Nine Men, or of a committee of their Board, to examine and to hear Francis Fyn late Captain, and Andries Cristman, clerk, tonching the calumnious language, the defamation and slander uttered, as we are informed, at the honse of Captain Fyn in our absence against our person and dignity. Which doing etc.

New Amsterdam the 21st March Ao 1652.

P. STUYVESANT.

Proposition of the Director General to dismiss the Fiscal Hendrick van Dyck, submitted to and approved by the Councul.

Without mentioning the various misbehaviors of the Fiscal van Duck, of which he has made himself guilty, by connivance, negligence and general failing to do his duty, he has now had the audacity, to insult, calumniate and scold us and the Honble Council repeatedly, as his own confession and the evidence of trustworthy witnesses proves, especially his own petitions of July 4th, 1647 and September 1651, the petition of the Honble Council of 1648, all of which we have patiently borne and overlooked on his promise of reforming. Nevertheless, he has again been pleased to insult, calumniate and scold the writer hereof at the house of Captain François Vyn, calling him in the presence of Vun, his wife, the nurse and Andries Christman, "Scoundrel, Murderer, Tyrant, Hound, Baby" and other like names. Although we have a different opinion of ourselves and because so far respectable people never held us in such an estimation or were persuaded to believe it of us, yet as such insults and calumnies have been uttered repeatedly behind our back and in our presence we cannot bear it any longer, without causing our good name and reputation to be suspected. We are therefore compelled for the sake of the Honble Company's, our subjects' and our own honor to suspend the said Fiscal Hendrick van Dyck from his office and duties, until further orders from the Lords Directors shall have been received and in the meantime to communicate this to your Honors for approval or for the Fiscal's defence, as your Honors may deem best for our honor and the public welfare.

New Amsterdam, the 27th of March 1652.

After the Director General *Petrus Stuyvesant* had read the foregoing to the Council and the Nine Men, they declared, that they could not produce anything to prove the innocence of the Fiscal and saw no reason, why he should not be suspended. *New Amsterdam*, 28th of March 1652.

LA MONTAGNE.
BEIAN NEWTON.
DAVID PROVOOST.
WILU. BEEKMAN.
POUWELIS LEKDERTSEN VAN DER GRIFT.
Teste Cornelis van Tierhoven.

The Fiscal Hendrick van Dyck came before the Council, where the Hon^{Me} Director General informed him that he, Hendrick van Dyck, was reported to have wounded the Director General in his reputation, which he herewith expressly denies and protesting against his suspension requested a copy of these proceedings. March 28th 1652.

The Director General has suspended the Fiscal and charges him not to meddle any more in the Company's affairs. The Secretary is directed to give him copies of the letter, which he, van Dyck, calls a pasyati, and of the above proposition of the Director General, made in regard to the letter to the Hon^{us} Council and the Board of Nine Men.

PATENT TO FRANCIS SOLEIL AND FRANCIS GRION, ALIAS LA CAPELLE, OF 50 MORGENS OF LAND AT MESPATH KIL, WITH THE VALLEY ADJOINING.

Petrus Sturvesant, Director General, and the Council residing in New Netherland for the High and Mighty Lords States General of the United Netherlands, his Highness of Orange, the Honble Directors of the General Incorporated West India Company, hereby acknowledge and declare that we have on this day, date underwritten, given and granted unto Francis Soillel and Frans Grion dit La Cappel a plantation containing fifty morgens situate on Mespachtes kil, with the valley thereunto belonging, on the express condition and stipulation that the abovenamed Francis Soillel and Frans Grion and their assigns shall acknowledge the Honbie Directors as their Lords and Patroons, under the sovereignty of their High Mightinesses the Lords States General of the United Netherlands, and obey their Director and Council as good inhabitants are bound to do, and further submit themselves to all such customs and taxes as are already imposed or may be imposed by their Honors. Therefore constituting the abovenamed Francis Soillel and Frans Grion, or their assigns in our stead real and actual possession of the aforesaid plantation and valley, hereby giving them full power and authority and special command to enter on, occupy, cultivate and make use of the land and valley aforesaid as they might do with other their patrimonial lands and effects. we, the grantors, in quality as aforesaid, desisting from all henceforth for ever: further promising this conveyance firm, inviolable and irrevocable to hold, observe and execute, under bond as by law provided.

In testimony this is by us signed and sealed with our seal the April A° 1652 in New Amsterdam in New Netherland.

Letter from the Directors in Holland to Stuyvesant; they have written to the colonists in New Netherland; proclamation against traffic in powder etc; New Amsterdam incorporated; a New-Netherland bureau is to be established, to check the abuses in land granting; conflicts arise between the purchases of Baron van der Capelle and van Werckhoven; war between the Mohawks and Canada Indians; Rev⁴⁸ Drisius and Grasmeer.

1652, 4th April.

Honorable, Worshipful, Pious, Dear, Faithful.

Our last letters were dated the 21st, 22st and 26st of March of last year, in which we wrote as much as was then necessary; in the meantime we have duly received your letters of the 26st—27th of November 1650 by way of English Virginia and of the 21st, 29st and 30st of September of last year by the ships "Geldersche Blom" "Bonte Koe" and "het Hoff van Cleeff," "Kayser Carl" and "St. Michiel"; we received besides several documents and papers, which we shall answer as briefly and as much to the point as possible. The satisfaction given to the people of our own as well as of the English nation by our address to them has decided us to continue this measure by the present ships, besides copying the aforesaid addresses, which might be unnecessary, if some unruly spirits did not try to persuade the community that these letters were not written by the whole board, but only by some of the Directors: therefore the duplicates are signed by all

the Directors, now in office, so that the community and our good inhabitants may see and learn, what the intentions of these false and mutinous fellows are. We have no doubt, that we shall be amply able to crush their malicious undertaking. The same community will feel still more assured of our good intentions, when they have learned of our favorable decisions upon divers requests made by them.

They complain bitterly of the improper trade in powder, lead and guns carried on there by private parties. To prevent this as far as possible, we send herewith a printed placat with the execution of which the Fiscal is strictly charged.

From our secret resolution, which we entrust herewith to the Honorable General, regarding the vexations by the savages, of which the inhabitants complain and to which they are exposed through the instigations of evil-minded persons, who make the savages believe, that we are not allowed to punish them for their illdoings, your Honor will perceive, that if necessary, in an emergency a league may be made with our English neighbors, that thereby the insolence and mischief-doing of the barbarians can be held in check; we cannot however consent, to give them a preponderance in the connoil, for we consider that dangerous.

We consent to their request to abolish the duty of 8 per cent upon tobacco raised there; we are besides petitioning the government, that when the duties are again farmed out, the toll upon New Netherland tobacco may be left out: that would be a great advantage to the planters there and to promote such plantations still more, we consent herewith upon the request of the inhabitants there, that they may, in their own ships, fetch from the coast of Africa as many negroes, as they shall require for the cultivation of the soil under the enclosed conditions and regulations. There remains now only to grant their request concerning the freighting of one or two ships for their own account, regard being had to their obligations to and engagements with our colleagues Edward Man and Isaac van Beeck; they have of course in view the profits to accrue by such freighting from the return cargoes and the transport of many people, which for some years past private traders have been enjoying. Our answer must be, that at present many difficulties present themselves to this plan; notwithstanding we had already undertaken to freight a ship of 200 lasts, armed with 20 guns, for which we had offered 8000 guilders and would even have given a little higher price, when the following happened.

We were first summoned by the Burgomasters, who offered us 150 boys and girls from the orphan asylums, willing to be carried to New Netherland, at 30 guilders passage money per head or 8 stivers per day for board; the said gentlemen had already made an order that all private freighters should carry over indigent passengers at this rate and this is the reason, why so many people are coming over in these ships. We had made provisional arrangements with some skippers for the passage of the young persons, also agreed with the Burgomasters upon the conditions under which the children were to be placed with good masters, namely they were to be bound out for the term of 4 years and to receive besides the necessary food 50 to 60 guilders annually for clothing or as much more as you might obtain for them; if the girls should marry with your consent before the expiration of their time of service, they were to become free, and if after having served their time they continue to remain in their masters' services, they may do so upon such conditions, as they may themselves make, while to those, who desired to remain free, 25 morgens of land each were to be allotted or as much as they were willing to cultivate. These conditions were approved by the Burgomasters and pleased many of the young people and we believed, that the community there would have gained their point by these means, but when we thought we were quite sure of it, it happened that the ships of the English Parliament, commis-

sioned with letters of reprisal against the inhabitants of this country, captured about 60 of our merchantmen, among other the ship "Kayser Carel" on her way from New Netherland, These proceedings have greatly surprised our government and in consequence three envoys were sent to England in the hope to effect a discontinuation of these robberies; but contrary to all expectations, during the time of these negotiations the Parliament's ships took near the Caribean Islands and Barbadoes 25 or 26 ships, mostly belonging to this country. Their crews were received here so ill, that now preparations are being made to equip 150 vessels, which will shortly go to sea to recover in this manner the damages already suffered. You may guess yourselves, what the consequences will be. We have related all this in detail partly to warn you, to be on your guard, partly that you may judge why the abovementioned freighting cannot be carried out, for it does not look as if many goods will be sent to New Netherland this year, because a large quantity of merchandise sent over last year has remained unsold and also because of the abovementioned reasons and fears. We must therefore expect, that our revenues from import dues will be very small; yet we see the price of the commodities required by you, rise considerably; but to show you, how deeply we are interested in that country, you will find, that your demands have been almost completely satisfied by the coming ships, even as far as sending seamen and soldiers, among whom there are a few entered on the muster-roll, enlisted as soldiers for one year from their arrival there, but to engage afterwards in agriculture, which was originally their business. We have made no objections to this, because we can send others in their places next year. You can now judge, how we have to exert ourselves, almost beyond our means, to make New Netherland a flourishing country and to enjoy at last after so great an outlay some fruits of our labor. We have expected for some time return cargoes of beaverskins and logwood, which you have led us to expect, for you informed us, that you were busy collecting a quantity of beavers, but we have heard nothing about it since; such return cargoes must henceforward be sent, else we shall be compelled and necessitated to refuse sending you so liberal supplies.

It is true, we had directed Vice-Director Rodenburgh not to allow any logwood to be shipped from the Island, because we had intended to dispatch a ship for the purpose of fetching a cargo from there, as we had no doubt, that he would have taken care to have a full load ready by the arrival of the bearer hereof, Adrian Bloemmaert, whose ship "het Hoff van Cleeff" we have chartered by the month according to the enclosed charterparty. The said Director must also be advised that some of our officers, among them one Jan Jansen van Hussen, have had the audacity of giving or selling a quantity of logwood to some skippers, touching at Bonayro, as the enclosed invoices show; we are further informed by good authority, that the said Director is carrying on quite an extensive trade in horses to the Caribean Islands; the consequences of these proceedings must be, that in a few years the islands of Curação and Aruba will be entirely destitute of animals to the very great inconvenience and loss of the Company. We are by no means pleased, because we have as yet received neither from the said places nor from you a statement of the prizes captured and ships sold nor of the proceeds of the merchandise sent there, although we have called for them several times. That has been partly the reason of our sending out a book-keeper, that such excuses as want of assistance or unfamiliarity with the books should be made impossible, with which now the clerk Carl van Bruggen excuses himself; we have no doubt, however, that with the first ships coming thence we shall receive, according to his promise, a correct balance-sheet, so that we can make the proper entries.

We have for this reason established here a special bureau for New-Netherland matters and it is therefore necessary, that we should receive by first opportunity accurate registers of all lands, bouweries and houses, let out on lease by the Company, with the rents and conditions, under which they are rented; and as the Exemtions show, that the island of Manhattans is always to be reserved for the Company, while we have reason to believe, that some lands and lots have been given to private parties without our knowledge, we require a detailed information concerning it, for it has the appearance, that with God's help we shall have there a large population in a short time; we must therefore keep good order, that every one may find a suitable place and that the land may be divided with more equality, than formerly, when everybody took, what pleased him best without knowledge or consent of the Directors or their officers as we find it now in the cases of Wouter van Twiller, Olfert Gerritsen,* Lubbert van Dincklage, Jacob Wolphertsen* and others, who have taken and purchased many tracts of land from the savages without our consent or knowledge. We consider this very intolerable and therefore deem it necessary, that your Honor should warn everybody by public advertisement, not to buy or take possession of any land without knowledge and approval of the Company and its officers, also dissolve all such contracts of purchase made heretofore, under the condition, that the buyers shall be reimbursed for their out-lays and the title vested in the Company. All this with the understanding, that we are and will be willing, to grant as much land to everybody, as he will undertake to cultivate and populate, but we do not intend to give away the land with unlimited boundaries, as formerly, especially not whole islands, of which one was given to Cornelis Melyn, who upon 8 leagues of country has only settled 5 or 6 living beings. His title has consequently lapsed since a good while and it would have been proper, that it should have been taken from him some time ago and given to people who would have better fulfilled their engagements. It seems now, that Baron Hendrick and Alexander van der Capelle have negotiated with this fellow and bought from him one half of the island without previously informing us; Baron Hendrick van der Capelle declares besides, that he had given orders to buy for his account the land of the Nieuwesinck and Raritans back of Staten Island, which as we did not know it we had granted to the Honble Cornelis van Werckhoven, who goes there with a goodly number of souls, to take possession, as your Honors may learn from the commission, which we gave him. If this gentleman is interested in the affairs of New-Netherland and especially in the welfare of the Company, as we hope he is, then he may become an instrument, by which many people could be drawn thither, although we wish, that we could have refused the grant of such a colony, for we agree with your Honors and consider such grants very inconvenient for the Company, but we could not refuse it to this man, who is a member of the Government, because we did not like to appear as being opposed to the influx of population; here again in this grant we meet the inconveniences mentioned above, for Baron van der Capelle claims to have been proprietor of these lands for a year or eighteen months; we must say to it, that we have had no knowledge of it and that they must come to an agreement among themselves; these are the consequences of the attempt to establish a government within a government.

If you had sent *Dincklagen* to us, this would not have had happened and it could have been prevented in a rational way, considering he resigned his office without giving an account; we are therefore unable to understand, that any salary is due to him, and we rather think, that he was resolved to leave the Company's service under some disingenuous pretext, already in the year 1650, when he pressed in so outrageous a manner to have his salary paid in full, with which he was not satisfied, but he had to stir up the soldiers also. We have so far overlooked many insolent acts of some unruly spirits, hoping that our benevolence and leniency might put them to shame, but as we see that urbanity does not help us, we must rely upon God, the law and nature and we

charge and direct you therefore herewith, that, if you discover some separate gatherings. conventicles or machinations against the government of our state or country, you proceed against such malignant conspirators according to their deeds, considering however that we desire by no means cause or reason to be given to any one for complaints that he is prosecuted to gratify private passions. For all that we have not failed to learn by experience, that many of the evildoers take shelter under this pretext and although we know it to be unfounded, yet we have decided upon your proposition and in order to stop the general talk and gabble, that a court of judicature shall be established there, similar as far as possible to the court of this city; we send you for this purpose printed copies relating to judicial courts and government. For the present we believe it will be sufficient to elect one schout, two burgomasters and five schepens;* further that all sentences may be carried in appeal to the High Council for final judgment. In choosing the aforesaid officers care must be taken to select honest and respectable men, whom we hope you will find among the burghers; we desire that preference shall be given to persons of our nationality, which we think will be most satisfactory to the burghers and inhabitants. We also agree with your proposition to establish there a public school and believe a beginning might be made with one schoolmaster (hypodidasculum), who could be engaged at a yearly salary of 200 to 250 guilders. We recommend for this position Jan de la Montagnie, whom we have provisionally appointed to it and you may use the building of the City Tavern, if you find it suitable.

We do not see by what means we can prevent the trade in lump wampum, as long as the fiscal will not discharge his duties faithfully, and we are afraid, that you too have not discovered the proper way, when you increased the value of money 25 per cent in order to bring small specie into the country, of which we believe a quantity will go over in these ships: you will thus soon learn the result of your resolution. General experience however has demonstrated, that the increase of the value of money has usually been the ruin of the country and its population; we consider therefore this a matter of dangerous import and find it very unadvisable to have passed this resolution without our knowledge.

As to the trade with Boston and Virginia we have already before now given you our opinion and still believe, that it would prejudice our privileges: we therefore consider it necessary, that all merchandise coming that way into our territories pay the same duties as that coming directly from this country. We are convinced, that the Verbruggens and others carry on a contraband traffic by various means; we here are not in a position to prevent it, but closer attention should be paid there at the unloading of their cargoes; that is the duty of the fiscal and he must discharge it more faithfully or else we will be compelled to take other measures. The same Verbruggens and many others complain, that you have raised the duty on merchantable beavers to 15 st. the beaver, of which we found the proof in the invoices; they claim therefore, that what you have received too much should be refunded by an off-set against the duties: we could not refuse that, for our intention and express order was, that you should not demand more than 8 per cent for every merchantable skin, the beaver skin being valued at 8 guilders and we repeat herewith our order, that we may not get into new difficulties with the merchants every time.

We cannot understand, where the great danger lies, which you apprehend from our commission given to the ship "Waterhont": it differs somewhat from the commissions given to other ships, which are chartered for the voyage out and back, while the "Waterhont" was chartered only for the voyage out with license to try its luck upon its ontward arrival in finding an advantageous

^{*}There are two copies of this letter, sent by different ships. In one of these the words "one schout" are stricken out.—Ed.

return cargo; the same permission will now be given to the "Hoff van Cleeff," unless we should freight her for Curação and the neighboring islands, as stated above, so that we could not see any danger in this, but rather in the neglect to obtain letters of reprisal, as all other skippers have done; especially as he has since been fortunate enough to come across and capture a sugar ship, which you and your council have declared confiscated by formal judgment, distributing the cargo of this prize, as if the skipper had received a commission in due form. We must therefore tell you, that the capture was made for the benefit of the Company and not in behalf of the skipper and the shipowners: the whole cargo of sugar ought to have been cousigned to us, so that we could dispose of it according to the rights and privileges of the Company against the Portuguese. Now we have to submit to many calumnies on that account and defend several suits: among others the owners and after them the underwriters have attached the sugar, asserting that as the skipper had no proper authority to make reprisals, he should be punished as a pirate and so on. We have already a good deal of trouble about it and do not know, what the result will be, for we observe, that these people still have their friends, especially because the loss of the insurance falls upon citizens and inhabitants here. We also judge so, because Johannes Dyckman and other passengers attract but little attention with their complaint, that they had received too small a share in the partition, although they could make no claim for any share, until the judgment was definitely confirmed here. Anyway we find, they received more, than was due to them. We notice further, that the whole case has been sadly mismanaged, many articles have been stolen, especially all the loaf-sugar; some tobacco, silverware and gold coins: eight chests were kept back to defray the expenses, which is a great deal, and a large quantity for presents and similar purposes: this causes many complaints and others are made on account of the ship "Neu Nederlantsche Fortuijn," skipper Daniel Machielsen; although it is now proved by all the documentary evidence, that this ship and its cargo were confiscated legally and for good reasons, we shall yet have some trouble about it, because some people had shares in it, who will not understand, that a ship, being a dead instrument, can sin; but we believe, that these people will suffer themselves to be enlightened on this point. This, however, is our least trouble; but we observe, that the fiscal neglected to seize the contraband goods, upon which the right of confiscation is based and if we had not been more alert here to obtain clear proof, that the munition of war was part of the cargo, as you may see from the enclosed invoices, the documents sent by you would hardly have stood the test, for some of the declarations of the mate and erew are contradictory and we are very much astonished, that the necessary information concerning these proceedings and confiscation is not given more intelligently. We consider also the sentence very intricate, as it declares ship and cargo liable to confiscation excepting the property of the crew and passengers and what has been duly cleared and that this may be proved by the bills of lading. Now we find, that by public auction a lot of goods has been sold there, amounting according to a list sent us to fl 7352.2, and we are told, that these goods were regular merchandise, not subject to confiscation, but not a word is said about the disposal of this money, whether it was held in trust for those who have a right to it or what became of it. Although no invoice of these goods has been produced, you could have seen from the bills of lading and lists sent you, that they were duly cleared here, and the duty paid for them, therefore, even if the custom house clearances had been wanting, these goods could not be subject to confiscation, because it often happens here, that quantities of merchandise shipped hence are covered only by a simple bill of lading. In this case we need not enter into a dispute, for the clearances were produced here and we send you duly authenticated copies herewith. That they have not been shown to you is the fault of Allard Anthony's timidity, to whom these goods were consigned and who therefore should have claimed them; but evil-minded persons frightened him by saying, that his own goods, shipped to him free of duty, would be challenged. The owners have now requested the restitution of the aforesaid money and we see no reason whatever, why it should be refused; we trust, that it has been kept there in consignment and good care and it must be paid over to the owners; as we have also good reason to say, that the whole matter has not been sufficiently explained to us, so we have still more to say about the proceedings concerning the ship, of which not a word has been said, whether it is to be used in the Company's service or what has been done with it; we have been told by strangers, that it was sold for fl3200 and sent with provisions to Curação or the Caribean Islands, a proceeding, which makes us suspicious. This ship is now claimed by Baron Hendrick van der Capelle and his partners, who assert the ship could not be liable for the misconduct of Cornelis Melyn: we say that Melun has been condemned as agent and in behalf of the skipper, that before sentence was pronounced sufficient bail was given, that his real estate has been attached for it and that they are fully justified in proceeding against and claiming the money received for the ship. But here again we have no evidence of how much it has been sold for or what has become of the money; if the skipper has received it, then he is responsible for it to his owners: you will observe and take notice, that we require much clearer proofs not only in this case, but also in some preceding cases of confiscation, which caused us nothing but great trouble: we should not be exposed to it,

We are quite concerned in regard to the request of the *Canada* savages, who have become involved into a war with the *Maquaes* and resolved to go into the country of the latter; to do so they would require permission to cross over the North river and have already asked it from your Honor. We consider a consent to their request very dangerous, for we must fear to get into trouble with the savages, the more so for the reasons mentioned above; it is therefore our opinion, that it is best, to refuse such a passage politely.

We cannot sufficiently express our astonishment at the insolence and boldness of Brant van Slechlenhorst in undertaking to deprive some people of their gardens, made by them around Fort Orange. We can only say to it, that we desire our authority in the neighborhood of this fort to be maintained in every way as far as a cannon shot and if he has injured any citizen within these limits or ruined anything, then he must repair it and pay for the damage. From what we can learn here, the owners of the Colony of Renselaerswyck have here come to an agreement and will probably send over another manager, but we doubt, whether they will easily get rid of Slechtenhorst, for it is said here, that he demands from the owners 14000 to 15000 guilders; we know not, how true it may be.

Wouler van Twijler is again very troublesome about the payment of his accounts for provisions delivered to the forts there; we could not think of a better expedient in regard to him, than to tell him, we would direct you to liquidate the accounts there with his agent and we hope, that when he shall account for the tithes from his colony, he will be obliged to pay us. You do well, to manage the collection of the tenth as discreetly as possible: we have no doubt, however, that the citizens and inhabitants will notice the leniency, with which we act towards them and considering the great expenses, which we have every day, will submit willingly.

As we have reasons to hope, that a large number of people will go over, we recommend to you most urgently to see after the cultivation of every product of the soil and the laying in of provisions, necessary for the subsistence of the people, also to issue orders regarding the disorderly and untimely slaughtering of cattle, so that the emigrants may find a proper supply of victuals.

We are wondering, that so few sheep are found there, for we believe the country is suitable

for raising them and are led to think, that little attention is paid to them or that they are killed too soon: you will know better, what the reasons are.

We receive here frequent warnings concerning the exportation of horses from *Curação* and *Aruba* to the *Caribean Islands*; you will therefore warn *Rodenburgh* by every opportunity to take heed or else we shall be forced to adopt other measures.

You think, we have done well in treating with Jean Dillan about establishing a colony at Curaçao; we have now granted a like privilege to a Portuguese, Joseph Nunes de Fonseca, alias David Nassi, agreeable to the here-euclosed patent, who is preparing to go there with a large number of people. Time must show, whether we shall succeed well with this nation: they are a crafty and generally treacherous people, in whom therefore not too much confidence must be placed.

The contract projected by Justus van de Venne has surprised us very much and we consider ourselves very fortunate, because it has fallen into your hands: it will show you, how such persons try to deal with the Company: we must oppose such contracts by all available means and therefore consider it necessary to purchase from the savages or natives as much land as can be obtained and thereby prevent all such dangerous dealings by private parties.

Your journey to the South River and what has passed there between the Swedes and you, has surprised us, as you had not previously mentioned this intention; God grant that what you have done may turn out for the best; we cannot express our opinion of it, before we have not heard, how the complaints of the Swedish Governor will be received by the Queen: we hope that the proofs of our previous possession will be accepted as sufficient: but we see little probability nor any opportunity to make here arrangements with the Swedes for settling the boundary question: nor can we say much, whether the demolition of Fort Nassau was a very prudent act, as indeed nobody could claim it and time must show, whether the Swedes will so understand it in regard to the erection of the new Fort, called Casemirus; we are in the dark as to the reasons, why the fort has been given this name; it must be guarded with care, that it may not be taken by surprise: we do not know, whether it is very necessary to make any fortifications opposite to the Fort on the east side of the river and must leave this to your discretion, but in connection with this matter we also must warn you to take good care, that no strongholds be erected upon some islands near the Manhattans by people, who have had the audacity of instigating the savages against us: you will inquire into this matter closely and finding it confirmed as true proceed against these people as their acts deserve; we charge you however to use the utmost discretion in all your proceedings, so that you may answer for them to everybody.

We have no objections to the provisional agreement with the English about the boundaries and the envoys, who have gone to England, have been instructed to come to an agreement about it with the government there, if possible; but the relations between England and this country are by no means pleasant; God grant they may not-result in extreme measures. Under these circumstances it is absolutely necessary, that you be well on your guard, for we fear, the English of New England may pick a quarrel with us: we hope for the best and that, even if England and our government should have a misunderstanding, they will not refer to this question. We judge it would be advisable to make with them some kind of provisional agreement in form of a league against all nations, who might intend to do harm to or attack either of us there; it must provide in one clause for a vote upon all resolutions. To obviate this and other unavoidable difficulties we deemed it necessary, to send you again by this ship some soldiers and ammunition according to the enclosed statement. We have learned with pleasure, that the fort at New Ansterdam is in good

condition; should it require any repairs, you must see to them without delay; the same rule applies to the other forts, especially Fort Orange.

There comes on board the ship "Romeyn" as supercargo a person by name of Frederick Alkes, who has been schoolmaster at Hoorn; he writes a good hand, but we know little else about him; he is recommended by a man of quality and requested, that he might be allowed to remain there, if he liked the country. This board gave him such permission, although it is somewhat against our common custom; but sometimes we cannot well refuse such demands and if his habits are as good as his penmanship and a schoolmaster is wanted, then you might consider him, but let him first be thoroughly tested, for we have noticed, that the climate over there does not improve people's characters, especially when the heads of the administration do not set a good example to the community. We hear a number of complaints from people coming thence against the Fiscal and about his drunkenness and other things: should he continue on this path, we would feel compelled to act as we shall think fit.

As Vice-Director *Lucas Rodenburgh* complains bitterly over the loss of the barge, which they used in the trade to *Aruba* and *Bonairo* and in consequence of which he has no vessel whatever, we had tried to have a sloop built here of sufficient size, with a deck; but upon consultation with the skipper *Adrian Blommart* and others, who say, that it could be done there with less trouble and expense, for it would cost much to bring this sloop over, we have cencluded, that you should have such a sloop or any other vessel, considered by you suitable for the above purpose, made ready there, taking what is necessary for it from the present shipment.

At your urgent request for another preacher, whom you desire, if possible, able to preach in the English language, we have made every effort and at last as if sent by the Lord Domine Samuel Dries, a bachelor of about 40 years, has made his appearance, who on account of the perturbances in England,* where he had been preaching and was born of Dutch parents,* has retreated from there. He has the reputation of being a very pions man and possessed of great gifts, is able to preach in both languages, English and Dutch and if necessary even in French. He is said to be of a very peaceful disposition and agreeable conversation, so that we are confident, the community will be pleased with him and that he will be a great instrument for the propagation of God's holy word and glory, also a fit assistant to the old gentleman, Do Megapolensis. We have allowed him a salary of fil 100 per month and fl 250 a year for subsistence and as he is unmarried, we have thought, it might not be inconvenient, if he boarded with Johan de la Montagnie; but we do not wish to press such an arrangement upon either and propose it only from pure affection.

As you now will have learned, that we do our very best to promote the spiritual and temporal welfare of New Netherland, we urge you most earnessly to use all proper and suitable measures in endeavoring to find means for defraying a part of all these extraordinary expenses: we think the community, whom we try to accommodate in every thing, should make an effort to assist their ministers and supply their wants, for if everything were to remain upon our shoulders, we might at last find the burden too heavy.

Upon your recommendation we had an eye upon D° Grasmeer, but found his affairs with the reverend Synod so far from being settled, that he cannot sail this year: it is true, the charges against him have been satisfactorily disposed of by the Classis of Alckmaer, but the Synod had to approve of this decision and it will not sit until next August: then the time to sail this year will have passed; the good man is much inconvenienced by it, but it is considered best for him on all sides that

^{*} These words are omitted in the copy of this letter, above referred. - B. F.

he should submit in everything to the ordinances of the church of this country and as God is a God of order, we doubt not that he will take care of him and all pious people.

We enclose an account of a lot of logwood, part of which one Jan Jansen Huyssen has sold at Bonairo, another part he has given as a present to skippers and others: Lucas Rodenburgh must be sharply written to about this matter and the seller must be called upon for the amounts, which he received for it.

We alluded above to the contest about to arise between Baron Hendrick van der Capelle and Cornelis van Werckhoven concerning the territory of the Nieuesinck and Raritans; this matter has gone so far already, that they have entered written protests against each others; the Honorable Mr. Werckhoven has addressed himself to us and requested, that he should be supported in the privileges granted by us, which we shall find ourselves obliged to sustain as far as possible, that so improper purchases of land from the savages may henceforth be prevented; the said Werckhoven has also petitioned their High: Might: for the above reasons and we expect to see now shortly, what rules shall be established in these matters.

Undoubtedly much trouble will again arise out of this matter and the evil-minded will endeavor to throw the blame for all the disorder upon the Directors, notwithstanding that we have in this case clear proof, that some of the law-makers are the cause of it. Time must show, what the result will be.

Honorable, Worshipful, etc.

Amsterdam, the 4th of April 1652. The Directors of the W. I. Company
Department of Amsterdam
DAVID VAN BAERLE.
JACOB PERGENS.

MINUTES OF THE CLASSIS OF AMSTERDAM.*

Meeting of Feb. 26, 1652.

Rev. John Rulitius in the chair.

Rev. Samuel Drisius presented himself. He was formerly pastor in England, but educated by German parents and in the German tongue. He declared his readiness to be employed as minister in New Netherland. Inasmuch as the Lords Directors greatly desired a minister, who, besides the Dutch, could also preach in English, it was resolved that next Monday a trial should be made as to his German (Dutch) pronunciation. Subsequently, further negotiations could be held with his Reverence.

Meeting of March 11, 1652.

Rev. Matthias Musruis in the chair.

In accordance with the previous resolution, a trial was made last Monday of the gifts bestowed by God on Rev. Samuel Driesch for preaching in Dutch. These were found not only sufficient, but to the great satisfaction of the brethren, were very agreeable and edifying: His Reverence is considered to be a very desirable person to serve the Church of God in New Netherland. He has also declared his willingness to go, and as two vessels are about to sail, it is found necessary to call a meeting of Classis for next Monday, March 18th.

^{*} From "Amsterdam Correspondence" in the Library of the Seminary of the Reformed Church in America, New Brunswick, N. J., kindly furnished by Rev. E. T. Corwin, of Millstone, N. J.

Letter of the Directors of the W. I. Company to the Inhabitants of the Manhatians: concessions made: emigration: orphans: African slave-trade,

To the Commonalty at the Manathans.

Honest, Pious, Dear, Faithful.

We wrote you last on the 22^d of March of last year and send you copy of that letter herewith, that you may fully assure yourselves of our good intentions regarding your community and the country there; the more so, as we were much surprised to learn by your letter of the 29th of September, that so evil-minded persons are to be found there, who have the impudence to say, these letters were written by a few of the Directors, because they are signed only by two. We now tell you, that this has always been the custom of this board; yet to convince you still more and to stop the lying tongnes of those treacherous mutineers, these copies will be signed by all the Directors now in office, also this letter; we warn you however, that it will not be done in future and you most give us full credence to all letters arriving there signed by two Directors, as if they were signed by all, for the above stated reason.

In answer to your requests concerning divers matters, we will briefly say, that we endeavor always to help with the best of our abilities in carrying out any reasonable proposition. Above all be assured, that we direct herewith the hon¹⁶ Director and Council not to collect henceforth the duty of 8 per cent on tobacco grown there; we are further busy here soliciting the supreme government, that the import duty here upon tobacco grown in New Netherland may also be abolished, which would be a great benefit for the planters there: we shall in due time inform yon, what success we have had with our solicitations. We try to discover means by which to prevent the usurious trade carried on there to the disadvantage of the community, but for want of sufficient means it is a syet impossible to break it up entirely: still with these ships as large a quantity of provisions are sent to his Honor the Director, for the benefit of the community as our funds allowed us to purchase here: we intend to continue making such shipments.

As to your request, that one or two ships might be chartered for account of your community in order to provide yourselves in this way with farm-laborers and other young people to be employed in cultivating the land; we can only presume, that it is the intention of the community to enjoy by those means the benefits, now reaped by private parties and shipowners from the passage and subsistence money paid by people going to New Netherland, who are now charged fl 50 per head; this has kept back many, who could not bear the expense and to obviate it the honble Regents of this city have made an order, that all persons of small means shall be carried over by the skippers for fl 30: many have taken advantage of this order and go over in these ships. Pursuant to your plan we had already tried to charter one or two ships and offered fl 8000 for the charter of one of 200 lasts; but as the provisioning of 100 to 150 persons, taking passage, would cost a large sum, which made us as somewhat uneasy on your account, we feared, that your hopes of profits would not be realized in that way; especially as something has occurred here between England and our government, which has brought them both into hostile position to each other; so that everybody began to be careful and it was apparent that but very small cargoes of merchandise would be shipped across the ocean. Besides another proposition was made by the city, offering to turn over to us 150 boys and girls from the poor-houses to be taken to New Netherland free of expense, provided we would apprentice them there to good masters for four years, during which time they were to receive clothing and board or if they chose fl 60 annually for clothing

themselves. In this manner we thought your request might be fulfilled in the safest and most expedient way, but the reasons, why this plan cannot be carried out fully, will be explained to you by his Honor, the Director. In order that you may be still more convinced of our good will towards your community, we consent, that you may send ships to the coast of Angola and Africa to fetch thence as many negroes as you will require for agricultural purposes, subject to the conditions and rules sent herewith to the Director. We consign to him also some ammunition, powder, lead and other things, directing him to sell at a fair price to the burghers and community as much, as each shall need for his defense, for we are resolved to stop if possible the unlimited contraband trade in these goods carried on by private parties and thus to protect our good inhabitants against violence and molestation: we know very well that there is a number of restless mutineers who not satisfied with trying to mislead the community there, are also stirring up an agitation here in the name of the community. Your letters and protests however will be sufficient to put them to shame. We trust the good community will on their side always persist in doing their duty towards their patroons, as we on our side shall at all times be willing to let the community rule in everything reasonable and maintain them in everything lawful, as you can ascertain without harboring any doubt from the orders sent herewith to the Director and Council.

Meanwhile we send you our greeting etc.

Amsterdam, 4th of April 1652.

LETTER FROM THE SAME TO THE MAGISTRATES OF HEMPSTEAD AND GRAVESEND: ON SIMILAR TOPICS.

Honorable, Pious, Dear, Faithful.

Our last letter to you was written on the 22d of March of last year, since which time we have received yours of the 25th of September 1651. We have learned by it of your continued complaints against the illicit trade with powder and lead, by which private parties provide the savages in too great an abundance, so that grown insolent the latter cause much vexation to our good inhabitants by stealing their cattle and also murdering some persons named by his Honor, the Director. We can only presume, that such boldness is the result of the misdemeanors of some mutineers, belonging to our nation, who appear to persuade these savages, that their evil deeds will not be punished: the government here and especially the Directors of this Company have quite a different intention; therefore we think it necessary to assure you, that we are giving such orders in regard to the one and the other matter, as to make you feel, that your complaints have touched our hearts. We send for this purpose herewith placats directed against those, to whom you refer in your first complaint, for we do not wish that any private parties shall bring there any powder or lead or other kind of ammunition under the penalty stated in the placat: we shall send every year to the Director such a quantity of it, as we shall consider necessary to be used by our inhabitants for their defense or in hunting and herewith we order him to provide you with what you require.

As to the second point, secret instructions are sent to the Director and Council for their government in an emergency: if therefore any trouble befal you or violence be done to you, the

way of complaint is open to you and you will learn by experience, that these barbarians will find themselves deceived by treacherous information. We would have liked to accommodate you agreeably to your request to charter here some ships, for account of your community, for the transport to New Netherland of farm laborers or young fellows, fit to be employed in farm or other work; but as we can only infer from this request, that by these means you desire to enjoy the profits etc.

(From here this letter is a copy of the preceding.)

Deposition of Thomas Foster and others regarding Dir. Stuyvesant's action at Flushing, L. I.

April the 8th 1652.

The deposition of Thomas Foster, Stephen Hudson and Isack Bobye taken before the Maiestrates of flushing is that they comming into the meeting at Hempstead heard the Governor say that the towns had not made a legall choice and that all that they had done since Captaine Tapping went away hee looked at it to bee as noething and wished them to make a new choice and hee would confirme them this is the full scope of what was written see nere as wee can remember.

John Underhill.

THOMAS CHANDLER (?)
ROBART TERRI.

PROCEEDINGS IN COURT. ACTION IN LAND MATTERS.

April 15, 1652.

Abraham Verplanck pltff against Dirck Teunissen the Norman deft.

The Plff demands to know, why Deft. burns lime upon his, plaintiff's, land instead of cultivating it, as he had engaged to do, for through the burning of lime the soil is impoverished and not improved as the conditions of the lease require; furthermore the plaintiff was to be benefitted by the increase of cultivated land, that is the fourth part.

The Deft. replies, that he has sown 7 schepels of winter grain, but no summer grain for want of horses.

The Court of Nine Men decide, that Plff. shall be allowed to take the fourth part of the burned lime and that it is to be his fourth of the increase.

LETTER FROM THE DIRECTORS IN HOLLAND TO STUYVESANT: HE IS NOT YET TO OBEY THE ORDER OF RECALL ISSUED BY THE STATES-GENERAL.

Valiant, Honorable, Pious, Dear, Faithful.

Their High: Might: only just now, when the private ships are ready at the Texel to start with the first good wind for New Netherland, sent us their letter and the resolution, passed already the 17th of last month, by which they summon you to appear without delay, to make a report on the territory of New Netherland and the boundary question between the English and us there.* We consider it proper and necessary to send you copies of them herewith: as the above resolution was passed without the knowledge of this Department or of the Asembly of the XIX, further without any communication having been made to the deputies of the several Departments at the Hague, and as it is contrary to the charter, granted to the Company by their High: Might: according to which such matters must be referred to the Assembly of the XIX, therefore we direct you not to proceed on your voyage hither with too much haste, but wait until you have further advices from us.

Meanwhile we hope and trust to remove the erroneous impression made upon their High:
Might: by incorrect information and to succeed in having the resolution rescinded.

The above had been penned, when Mr. Pergens returned from the Hagne, where he had hastened to prevent if possible your recall: he reports, that he had spoken about it with many members of the Assembly of their High: Might: and had so far succeeded, that their Honors, the Burgomasters Grauff and van Swieten with six or seven members of the States of Holland had appeared before their High: Might: at 9 o'e' yesterday morning and had called up the resolution adopted by their High: Might: on the 27th of April, which having been read, the States of Holland protested against it and it was agreed, that it must first be brought up in the Assembly of Holland: we received also by express a letter, that it was resolved to keep back the above mentioned documents.

Herewith etc.

Amsterdam, the 17th of April 1652. Your good friends
The Directors of the West India Company
Department of Amsterdam
Jacob Pergens, J. Ryckaept.

Herewith copy of the cargolists of the ship "Hofd van Cleef" for your guidance.

Letter from the same to same: Gerard Smith, Nicholas and Joost van Beeck send emigrants to New Netherland, to whom land is to be given.

Honorable, Valiant, Pious, Dear, Faithful.

Our general letter to you had been written and closed, when upon their request, we granted to S^{rs} Gerard Smith, Nicholas and Joost van Beek that their agents in New Netherland might choose as much land, as they may be capable to cultivate with the people, whom they are now

^{*} See the Resolution of the States General N. Y. Col. Doc. I, 471.

sending over: we have granted them also one or two good lots upon the *Manhattans* and have thought fit to advise you hereof, recommending and desiring you to assist the abovenanced persons or their agents as much as possible, subject to the conditions and rules of the Exemptions and the ordinances of the Company.

Herewith etc.

Amsterdam,
the 18th of April 1652.

The Directors of the W. I. Comp.
Department of Amsterdam.
DAVID VAN BAERLE, J. RYCKAERT.

To Petrus Stuyvesant, Director in New Netherland.

LETTER FROM DIR. STUYVESANT TO GOV' ENDICOTT: THE WAR BETWEEN ENGLAND AND HOLLAND:
INTENDED VISIT TO MEET THE COMMISSIONERS OF THE UNITED COLONIES.

Honored Sr.

Since my last vnto you I have heard the sad newes of differences that have or are like to arise betwixt the states of our native countries what the Lord's will is therein wheather for punishmt to our or both nations, his good pleasure must be obeyd & we must thereunto patientlie submit, yet I must acknowledge that I am trulie grived & afflicted that either debate or warre should arise betwixt them not only in reguarde of that long & antient vnion of loue and peace they have for many yeares maintained & observed betwixt each other, but that through theyre sides religion will become wounded & the gospell schandalised to the rejoycing & triumphing of the ennemics thereof who will vpon all occasions be ready to adde fuell to the fire: yet S', if publique warre should arise betwixt or natiues for myne owne prte I doe not only desire but shall vnfainedly indeavour that all loue friendship & neighbourlie Compliance may be duly observed betwixt us in these pres of the world & for that end shall vpon all occasions be ready to attend all due meanes that may therevnto conduce & to that purpose haue formerlie written vnto ye worthie Gouernour Bradforde with my intentions of meeting with the Commission att Plimmouth had Conveniencie served of the weh I suppose the said Govern hath fully acquainted all ye Commissions togeather with the reasons that move me therevuto. As first our joynt pression of our ffaith in our Lord Jesus Christ not differing in fundamentalls.

2¹⁷ the malice of the natiues who would be glad to see vs att variance heere in these p'tes that thereby they might have occasion and opportunitie to worke mischief to either.

3^{ly} the greate seperation & distance from our natiue Countries being here settled in a vast wilderness & left as it were to ourselues amongst multitudes of barbarians & of whose ffriendship or p'forming Couenant there is as little hope as dependancie: the w^{ck} (to me) calls for a more nearer vnion of loue & friendship betwixt vs y^t are in these remote p'ts, the w^{ck} I haue often written soe now againe for the discharging of that Christian duty I ought to p'form towards my Christian neighbours, I reallie prfesse my readynes & willingnes therevnto in all affairs of loue & for that I vnderstand by one Jo: ye Sailmaker of your intentions of writing to me concerning a certaine man suspected to be guilty of murder & that he should be in our Jurisdiction, beleave me S' neither he nor any other malefactour or fugitive shall haue either p'rection or Countenance

heere & if I may but receive a line or two from yourselfe to that effect I shall send him or any other to you there to receive theyre tryeall, Soe S' with my due respects I rest.

Y' louing friend & seruant.

LETTER FROM THE SAME TO GOVERNOR EATON OF NEW HAVEN COLONY: PEACE IN AMERICA TO BE MAINTAINED NOTWITHSTANDING THE WAR IN EUROPE: NEW ENGLAND PEOPLE TRADING AT THE MANHATTANS.

Honoured Sr

The Command of my principals & Complying with myne owne desires for the preservation of all ffriendlie & neighbourlie respects with your nation in these press of America although it hath pleased God that sad differences are arisen vp betwixt them in Europe, which in his good tyme I hope will be issued with as much loue and vnion betwixt them as formerlie; I hope and desire that your wisdom & integritie will Center in the same ends of lone & peace betwixt vs; & for yt I understand of late order made amongst you for the prohibitio of transportatio of prvisios allthough divers there are indebted vnto our merchts to pay in the same specie, & some of ours being indebted in the like to some of yours there & the web may cause some obstruction of mutuall trade betwixt vs & thereby that loue & peace & friendlie Compliance which I desire to hould with you my neighbours cannot be so well maintained & cherished as I desire it might be; I hope your wisdom will see farre take it into consideration that vppon a true knowledge of friendlie neighbourlie intendments the sd order may be see moderated that every one of either side may have theyre due rights & for the further pomotio & settlement of our affaires in these prtes on a fast and friendlie foundatio of love I have written to ye Gonern' Endicott concerning my intentio either of Comeing myself or sending my Delegates to treate with the Commissioners, in the interim as I will & have by my letters of prection given to diverse of yor Countriemen that they should passe repasse trade & Comerce amongst vs without molestatio or disturbance & have full benefit of law for ye recourse of any of theyre debtes they shall make here: soe I hope & desire you will please to doe the like.

To Gouern' Eaton.

RESOLUTIONS OF THE AMSTERDAM DEPARTMENT, W. I. COMPANY, GRANTING LAND ON MANHATTANS
AND LONG ISLAND, ETC.

Extracts from the Register of Resolutions passed by the Directors of the W. I. Comp. Dept. of Amsterdam.

Monday, March 4th 1652.

It has been decided upon the request of Jacob Baselier to grant to him five hundred morgens of land on Long Island on condition that he convey thither twenty persons in the course of a year.

Thursday, April 18th 1652.

On the request of Sⁿ Gerard Smith, Nicolas and Joost van Beeck the decision is, that petitioners shall be allowed to select either themselves or through their agents as much and such land in New Netherland, as they shall be able to cultivate, also one or two good lots on the Manhattans, to build houses and the Director there shall be written to, to assist the aforesaid petitioners and all others as they require it, subject to the conditions of the Exemptions and the rules of the Company already in force or hereafter to be made.

Thursday, April 25th 1652.

The petition of Claes Jansen Backer was read, in which he asks for a grant of the land formerly in the occupation of Jan van Rotterdam deceased, which partly by his death, partly through his indebtedness to the Company, has escheated; that he may enter upon, cultivate and own it as a free man. A vote having been taken, it was resolved, that, whereas the Directors have no knowledge of the location of this piece of land, the Director and Council of New Netherland shall be authorized, to grant to Claes Jansen Backer the piece of land, if it has not in the meantime been sold or given to some one else, and he is to pay what is due to the Company or not less than what the piece is appraised at, as they shall deem proper.

Monday, the 29th of April 1652.

Marcus Hendrick Vogelsang, ship carpenter, intending to emigrate to New Netherland requests that as much space may be granted to him in the most convenient locality on Manhattans Island as he may require for erecting a shipyard and dock and a house. The vote having been taken, it was decided to direct the Director to accommodate him in a convenient locality.

Thursday, May 2d, 1652.

Upon the petition of Hendrick Frederick Mansvelt stepfather of Francis Fyn, it has been resolved, to write to the Director and Council of New Netherland, that if no great loss or damage is caused to the Company by giving away Varckens (Hogs) Island, the same may be granted to Francis Fyn and if for the above stated reasons they decide to keep it, they are to allot and give him elsewhere land fit for farming.

Friday, May 10th 1652.

The owners of the ships "Huijs van Breda" and "Hof van Cleef" appearing before the Board represented, that they had agreed with some other persons the freight of some goods shipped to New Netherland should be paid in beavers, at 8 fl a piece or in silver coin, and that they now understand, Director Stwyvesant and Council had fixed the value of a piece of eight at three guilders and therefore many light pieces of eight, which it is forbidden to circulate here, had been shipped there. If they were to receive their payment in such pieces, they would lose fifty per cent and therefore request, that some remedial measure be taken. It was resolved, to instruct the Director and Council to act in this matter with the necessary equity.

Letter from the Directors to Stuyvesant inclosing copies of the foregoing resolutions

and papers in the case of David Provoost.

10th of May 1652.

Honorable, Valiant, Pious, Dear and Faithful.

This serves as cover to the enclosed copies from our Resolutions, which will inform you of what concessions we have made to several persons; you will govern yourselves accordingly. We send with it a statement drawn up by the bookkeeper of monthly wages, who requires further elucidation upon several points; also a statement concerning the matter of David Provoost; the documents belonging to it have been given to the supercargo Vincent Piekes: you will do well to settle this matter on the basis of these papers as it should be done and to report to us by the returning ships, that we may keep the people, who have long solicited relief, from making complaints. We suspect, that the papers sent us are not carefully collated by the officers of the Company, for in the last documents many and gross mistakes have been discovered; this ought to be corrected. We enclose also a list of the Company's servants, who have embarked and who are, contrary to our intentions and former advices to you, mostly soldiers, because on account of the extensive naval preparations of the country no sailors could be obtained; we hope it will be better next year.

Herewith etc etc.

Amsterdam, May 10th 1652.

The Directors of the West India Company
Department of Amsterdam
ISAACK VAN BEECK.
J. E. SCHULENBORGH.

To the Director and Council in New Netherland.

LETTER FROM THE DIRECTORS TO STUYVESANT IN REGARD TO THE GRANT OF HOG'S ISLAND.

Honorable, Valiant, Pious, Dear, Faithful.

By our last letter of the 4th of April last past sent by the ship "St. Michiel," which sailed about three weeks ago we advised you in regard to the grant of Varchens (Hogs) Island* to Francis Fyn and trust that you have received it long before this reaches you. Since that time we have obtained some, but no correct information concerning this island and are told, that it would be particularly useful for the Company in the imminent or any future differences with the English being adapted for fortifications to be built thereon to defend our places. As Hendrick Frederick Mansvelt insists upon the grant of the island to his son-in-law Francis Fyn, we have thought fit, as you may learn from the enclosed copy of the resolution, to refer the matter to the Director and Council and trust, that you will have an eye upon the interests of the Company and the shareholders and inform us of your opinion.

Herewith etc.

Amsterdam, the 10th of May 1652.

To Dir. P. Stuyvesant in New Netherland.

The Directors of the W. I. Company
Department of Amsterdam
ISAACK VAN BEECK.
E. S. SCHULENBORCH

^{*} Later called Mannings Island, now Blackwell's Island. B. F.

LETTER FROM THE DIRECTOR GENERAL STUYVESANT TO THE COUNCIL ON A CLAIM NOW MADE BY THE INDIANS FOR PAYMENT OF CERTAIN LANDS AT FLATBUSH.

Honorable Gentlemen of the Council.

Jan Snediger has been pleased to address us in a most unmannnerly way, saying among others, that upon me and mine should [fall] the losses and damages, hereafter [caused] by the natives. These words were shouted so loud, that every one could hear them, which is derogatory not only to our person, but also to our official position and not willing to submit to such insult, we have been compelled to inform your Honors of the occurrence and call for your advice and assistance.

As to the matter itself, your Honors know, that shortly before the last murder said Jan Snediger came to me and reported in presence of the Rev⁴ Dr. Megapolensis, that some savages had come to see him demanding payment for the land at the Flat Bush but the discussions had about it, our propositions and the consequences resulting from it cannot be known to you. They can be brought under two heads as follows: 1. Is it expedient and advantageous, to uphold the savages in their unmannerly and impudent demand so far, as to buy and pay again upon their threats, the lands which previously they have of their own good will sold, given, ceded and received payment for and which partly have been occupied since?

2. Would it not lead to serious consequences, if it can be proved, that there is in the midst of the purchased land some, which has not been bought, (although we are not quite convinced of it) or what would be the consequences at this conjuncture, if we gave a small gratification to the savages or would their ignoble and insatiable avariee not take advantage of it and consider it as an inducement, to murder more Christians, imagining them to be faint-hearted and threatening a massacre, that later on they may again obtain money and goods for another piece of wild and waste land? Concerning these points I was somewhat in doubt, whether the savages had a better claim to the wild and waste bush, upon which God and nature had grown trees, than any other Christian people and what proof and assurance could be produced, that the savages had a better right and title to this parcel of land, than other savages, even than the greatest Sachem or chief, who a long time ago had sold, given and ceded the whole piece of land and its dependencies to the former officers of the Hon³¹⁰ Company and received according to the declaration of the late Director and Council satisfactory payment for it in goods.

Nevertheless and notwithstanding it was improper and contrary to all reason and equity, we have agreed for the sake of preventing blame and new troubles to allow the said Jan Snediger, that he may secretly give or promise to the savages a gratification and make a report to us, that we might refund it in time, but we never thought, much less absolutely directed to promise for so small a piece of land so large a sum at the expense of the Company or of our own funds, especially not on so uncertain conditions and terms. To have in the future a better defence before the aforesaid Lords-Directors and to prevent any blame of negligence falling upon us, we refer this purchase to your Honors' knowledge and discretion, that a proper resolution may be drawn up concerning it.

New Amsterdam, June 17, 1652.

LETTER FROM STEPHEN GOODYEAR TO DIR. STUYVESANT ON GENERAL AFFAIRS.

19th July 1652 Newhaven.

Honored and much Esteemed S^r.

Yours of the 25th ditto is come to hand, whereby I understand of your willingnes to trade with mee for such Commoditives & provisions as thease partes afforde, which I cannot but acknowlidge with thankfulnes & shall I hope answer your desire to my utmost. I have at present sent you aboute what quantitye of flesh you have desired Being 11 barrels of Pork & 13 barrels of Beefe which they have perused soe farr as they conceined needfull & alsoe wayd some of them being all full & well packet yet differ in theare wayte. I have sett them at that prise by the Barrell which Ensyne Briantt hath placed in his note given to your Secretary, & truly S' I dare Beefe 3 sh. 6d.) say that 10b. will not be advanced in 100b. at that prise; I have alsoe sent what Porke 4-15. | mault was Reddy being 32 bushels & have apoynted you vessell to take at Milford 2000 of Brend* I would have laded also wheate & peas but they Informed they would not lade it with the other things at present; soe that your other things shalbee Reddy wth in 14 days. Sr I hope Beurs may Come to your hand to satisfie fully that parcell being no greate quantie & I hope hereafter to bee more fitt to take comodityes then at present S' ffor you' Motion for 100 lbs in wampum although I have a quantity by mee yet it is not such as you desire but I am to-morrow to goe up to Harford wheare I expect to Receive 150 lbs & if it bee such as may sute your desires, I will send it vnto you by the first operturnity. Sr you Informe that you Respitt the perfecting of our account vntill wee meete which I hope willbe to mutiall satisfaction & that loue and equitie will appeare vpon both parties, only I would have desired that Mr. Alerton might have been disingaged who hath preest mee very ernestly about it & saith hee is not willing to have monement to lye out to such a valew in his ould age; I hope sir it might bee noe detriment to you selfe & of greate satisfaction to him & nemtisie to my selfe. Thus with my Reale loue to your selfe & Lady I commit you both to God & Rest Yours to Vse Stephen Good Yeare.

To the w^pfull & h^phonnored ffrind Peter Stevensant Gouem' Generall of the Dutch Plantations in America These at Manhattoes.

Ordinance reducing the Duty on Furs.
(See Laws and Ordinances of New Netherland p 135)

^{*} Quaere bran?

Notice to the Public Creditors as to the mode of paying their claims.

Whereas the Director General and Council of New Netherland find themselves in behalf of the Hon^{ho} Company and this Province greatly troubled and hampered by some debts, shown by the last made statement and arising partly out of the great expenses incurred last year at the Southriver, which debts might be set off against and paid by the import duties, and

Whereas the Director General and Council would then find themselves deprived of all means, to procure the very necessary commodities and winter provision for the garrison and other servants of the Hon^{Me} Company.

Therefore the Director General and Council have decided and resolved, deeming it best for the maintenance of this Province and the subsistence of the garrison (to keep the same quietly and without mutiny under command), that they will offset one-half of the claims of the largest public creditors against the duties to be paid by them and issue for the other half a debenture payable, with God's help, in the coming year, or receivable for duties or if it is desired for the 8 p. et. duty on Virginia tobacco imposed in the Fatherland.

Thus done in Council of Director General and Council of New Netherland, 4th Aug. 1652.

LETTER FROM THE DIRECTORS TO STUYVESANT: THE BOUNDARY QUESTION: INDIANS TO BE EMPLOYED IN CASE NEW ENGLAND SHOULD BEGIN HOSTILITIES; FORTIFICATIONS; LETTER BOX FOR NEW NETHERLAND.

Aº 1652, 6th August. To the Director and Council in New Netherland.

Honorable etca.

Our last letters sent you by the ships "Hoof van Cleef," "Huys van Breda," "Gelderse Blom" and "St. Michiel," which sailed at different times, were dated 4th and 8th of April and 7th, 10th and 17th of May of this year 1652 replying to your letters of the 21st, 22d and 30th of September 1650, which came by way of Virginia and 21st, 29th and 30th of September 1651 sent direct by the returning ships. Among others we wrote you in the aforesaid letter of April 4th, what we deemed would be most expedient to do in regard to the question of the boundaries with New England and that we had recommended this matter most urgently to their Excies the Ambassadors going from this State to England. From the enclosed extract, of which we hope the original has long ago reached you and which we only send in surplus, you will learn this. The matter now stands thus, that while we had hopes this government would come to an agreement with the Republic of England, we were disappointed in our expectations, for notwithstanding all honest and fair representations the said Republic has, even while our Ambassadors were still there, not hesitated to embargo all ships from whatever place they might come, to take the crews from many, who ignorant of any trouble entered their ports, and to keep them to the greatest detriment of this country, not allowing even the men-of-war of this government coming from Brasil to depart. As our Ambassadors upon their complaints to Parliament could obtain no redress, but were kept in suspense by idle talk, their High Mightinesses have recalled them and since their return, the formidable preparations and equipments, especially by our government made it appear, as if finally war would be declared, the more so as Admiral Tromp with a fleet of about 100 sails has been seen in the North, where the English Admiral Blake had also gone. The Lord our God grant a happy result and lumiliate the haughty spirit of the English. This not only unexpected but also undesired rupture with the English has given occasion to some New Netherland merchants here to request, that we should send a despatch boat to you and the community there to give information of these new troubles. Deliberating with them we have agreed, that they should freight a fast sailing galiot on condition that they should remunerate themselves for the voyage by the fees for freight and duties on the goods taken by the said galiot and coming back in the returning shirs, each in proportion to his share of the cargo.

Although we have no doubt, that pursuant to our previous letters, you will have entered into a league with the New England people or arranged for a closer union with them and that in consequence we shall have nothing to fear from the New England people, we have nevertheless deemed it prudent, under the circumstances, to recommend to you most urgently, that you arm all freemen, soldiers and sailors and fit them for defense, give them proper officers, appoint places of rendez-vous, provide them with ammunition, put the fortifications at New Amsterdam, Orange and Cusimir in a good state of defense, to which end we send you for your better protection such war material as the enclosed invoices and lists will show. You must not trust the English there and keep an eye upon them, that you may not be deceived by their sinister machinations under a pretext of probity, as we have been here. If it should happen, which we will not hope, that the New England people take up this matter and try to injure you and our good inhabitants, then we consider it proper and necessary, that you should make use of the Indians who as we learn do not like the English, and devise such measures, that you live there afterwards with as much safety as possible; we suppose, that it will be safest to let all merchants and inhabitants bring their property into the fort as far as feasible and accommodate them in kindness, in order to induce them to remain there and not to return here and thus depopulate the country. It will further be necessary, to surround the villages, at least the larger ones, with palisades and breastworks, that they may resist a sudden attack.

Private parties frequently give their letters to this or that sailor or free merchant, which letters to their great disadvantage are often lost through neglect, remaining forgotten in the boxes or because one or the other removes to another place; for their better accommodation we have had a box hung up at the New Warehouse, where we now hold our meetings, into which every one may place his letters at any time to be dispatched by the first ship sailing. We deem it advisable to inform you hereof, that the same may be done in New-Netherland and that the letters put into a bag for greater security be sent here to us, to be delivered upon arrival to those to whom they belong and who usually come to the Warehouse; they will then not be obliged to hunt up the persons entrusted with letters and run after them.

During these times of trouble with the English it may be easily happen, that some ill-meaning Englishman residing here or other persons despatch letters to New-Netherland and endeavor to excite your English inhabitants against you and the community. We think it therefore advasable, that you should examine the skipper of the galiot and his people under oath and demand from them all letters entrusted to them and that you inspect all letters going herewith, opening all such, which you deem suspicious, so that in despatching this galiot we may not earry a snake in our own bosom and bring letters to people, who are against us to our damage.

One Hugo Claessen comes out on this ship; he has served the Company as supercargo and has now been engaged by us as captain or overseer of the Company's saltworks at Bonairo and of the felling and hewing of logwood and its further cultivation at fl. 20 monthly; also Jan van der

Hulst, a carpenter, engaged at fl 6 a month to go with the said Claessen to Bonairo. As at present it cannot be done here, you will provide them, as far as in your power, with implements and what else may be necessary.

With which etca etca the 6th of August 1652 in Amsterdam.

Petition of Brant van Slechtenhorst for his release from confinement and Resolution Granting the request.

The petition of Brant van Slechtenhorst. With due reverence shows Brant van Slechtenhorst, Director of the Colony of Rensselaersnyck, that he and his colleagues in the said Colony have repeatedly and very urgently requested, that the petitioner may be released from the arrest, in which he has now been held since the 18th of April last, and that he may receive permission to return to the Colony, to attend to the Patroon's urgent business in the Colony; to all these requests no attention has been paid and as in the meantime by the arrival of the ships from Fatherland the situation has been changed in so far, that the Lords Patroons have consented to the petitioner's request, to discharge him from the service of the Colony and to appoint somebody as his successor, whom it is necessary to inform of the situation and state of the Colony and as this can only be done by the petitioner and as further the Colony has been deprived for such a length of time of the service of its Director and nothing can be done without the Director, which tends to the great disadvantage and loss of the Colony and of the Lords Patroons,

Therefore he has resolved, in order to prevent further loss and damage, to address your Honors very respectfully once more and to request, in consideration of the foregoing and that (under submission) the unimportant actions of private parties ought not obstruct the service of the Colony, that your Honors will please to allow the petitioner to proceed to the Colony for the aforesaid purposes, while he promises to return here immediately upon your Honors' orders and offers as security his own person and property. Awaiting a favorable reply to his petition he remains

Septbr 2, 1652.

Your Honors' willing servant B. VAN SLECHTENHORST.

The Director General and Council of New Netherland have already before now replied to the petitioner's request, also informed the Court of the Colony by letter in May last, that if they or the petitioner give sufficient security for the appearance of the petitioner upon a summons of the Fiscal, the petitioner shall be free to return to the Colony for the purpose of attending to his and his superiors' business. In the meantime some of his adversaries have obtained a definitive sentence against him in contunacy and demand proper security for their satisfaction, which if the petitioner gives in behalf of the parties according to law, his request is once more granted under the aforementioned condition of procuring bail for his appearance upon the demand and summons of the Fiscal.

(Another petition of Brant van Slechtenhorst of the 9th of September for his release was answered by a reference to the above reply to his first petition.)

Bond given by Director Stuyvesant to the Merchants of Amsterdam for 12000 guilders to be remitted in specie.

Before us, the undersigned members of the Council of New Netherland appeared the Valiant, Honorable and Rigorous Director General of New Netherland who declared to have hypothecated, pledged and engaged, as he herewith hypothecates, pledges and engages with our knowledge to Messrs. ——, merchants at Amsterdam, either jointly or individually, all his movable and immovable property, which he now owns or may become possessed of hereafter, by whatever name it might be called, bouweries, lands, buildings, rents and salary to the amount of twelve thousand guilders, until the first installment of the capital including expenses and interest shall have been refunded to the said Merchants or their order, on condition that the said Merchants shall remit and send by the first opportunity covered by good insurance, of which his Honor engages to pay the premium, the sum of 12 thousand guilders, as above, in specie, either shillings or double stuyvers. Septbr 16th, 1652.

P. STUYVESANT.

LaMontagne, Brian Newton.

The Honble Lords Directors will please to take notice, that in case the condition of their funds does not admit of such a remittance, we have written privately to Messrs. Gerard Smith, Joost and Nicolas van Beeck with their approval.

Order in Council granting to Hendrick Gricksen van Lymme one piece of land on Long Island and to Jacob Corlaer another.

Meeting of the Council, October 1st, 1652.

Before the Council appeared *Hendrick Gricksen van Lymme*, who petitioned for a piece of land situate on the Eastside of *Joris Rappallus'* meadow. It was granted to him on the condition, that it had not been given to somebody else.

Meeting of the Council, October 7, 1652.

At the request of Jacob Corlaer for a piece of land in the village of Midmout, the Council has granted it to him on the condition, that he shall improve and cultivate it, as other farmers do.

COURT PROCEEDINGS CONCERNING LAND ON MESPATH KIL, L. I.

Samuel Tou plff agt. Dirck van Schelluyne deft. in regard to the award made by arbitrators for a certain piece of land situate at Mispachts Kil and belonging to the heirs of Richard Beert.

Both parties being present, the plaintiff demanded payment according to the award made by

Thomas Hall and Thomas Stevens as arbitrators on the 27th of May, amounting to 510 guilders, as offset for the use of the said land and the benefit enjoyed by Samuel Tou subject to the approval of his Honor the Director General and Council.

The Director and Council, after considering the report of the arbitrators in this case, authorize the said arbitrators to estimate and value the rent for the use of the land and to offset it against the improvements made by Samuel Tou or in case the said arbitrators could not agree, they shall appraise the buildings and fences on the said land, as they find them standing now and then equalize the cost of the improvements against the use of the land and the rent. Novbr 4, 1652.

NOMINATION AND APPOINTMENT OF MAGISTRATES FOR MIDDLEBORGH (NEWTOWN) L. I.

Mr. Coe,.

Thomas Hazard,

Mr. Gildersleave, Mr. Wood, Edward Jesopp, William Herck,

The Director General and Council confirm of the foregoing nomination as Magistrates:

Thomas Hazard, Mr. Coe and Mr. Gildersleave.

Resolution of the Amsterdam Department of the W. I. Company authorizing the dispatch of a private vessel to New Netherland.

Extract from the Register of Resolutions passed by the Directors of the West India Company, Department of Amsterdam.

DIES LUNAE, 18th of November 1652.

As to the request of Gillis Verbrugge & Co, made to this board, it has been decided to grant the same and to allow them to freight and dispatch to New Netherland an advice yacht or galiot at their expense on condition, that they may take goods on the ontward bound voyage to the amount of four to five thousand florins and on the home voyage to the amount of eight to ten thousand florins without paying duty thereon and that for all other goods above the said amounts shipped in the said vessel either by them or other parties the usual duties must be paid: further that the Company shall have the right to send in the said ship on the outward bound voyage as freight such goods as may be thought fit.

Saturni, 7th of December 1652.

The resolution passed on the 18th of November last in regard to the dispatching of a ship to New Netherland by Gillis Verbrugge & Co was taken up again and it was decided, that the words in said resolution "without paying duty" shall be understood so as to mean customs duties and convoy fees due to the Company.

Indian Deeds for New Utrecht, L. I., and the land called Nayeck, L. I., to Cornelis van Werckhoven.

To-day the 22^d of November 1652, the Honorable Mr. Cornelis van Werckhoven, has made over in full, and the Indians called Seiseu and Mattano, chiefs and owners, have received for themselves and as delegates of their friends and all other claimants to their entire satisfaction and accepted from the said Mr. Werckhoven in presence of Claes Carstens, their interpreter and attorney in this matter the following merchandise, to wit: six shirts, two pairs of shoes, six pairs of socks six axes, six hatchets, six knives, two scissors, six cans, in full and satisfactory payment for the land

[lying Eastward of the North River at the Heads, as the same has previously been bough in behalf of the How! Company and for which payment was to be made yet; the said land stretching from behind Mr. Paulus' land, called Gouwanis, across the hills to Mechawanienck, lying on the South East side of Amersfoort and thence past Gravesend to the sea following the marks on the trees; including all the land, hills, woods and forests, valleys, kills, rivers and other waters, going Southward to the Bay and through the Bay into the sea; and the aforesaid Indians do not reserve to themselves, their

fellowowners, their successors and descendants any, not even the least, claim or right upon the said land and its dependencies, but solemnly renounce now and forever in behalf of the said Mr. Werckhoven all rights, title, interest and ownership and cede the same herewith promising not to do nor allow to be done anything against this deed of sale, which has been executed and passed in good faith at New Amsterdam, Manhattans, in New Netherland and was signed by the Indians and Claes Carstens in the presence of myself, Dirck van Schelluyme, a Notary public admitted to practice by their High: Might: the Lords States General residing at New Amsterdam in New Netherland and of Yonker Arent van Hattem, Jan Vinge and Nicholas Gouwert as witnesses, who signed the original hereof deposited with me together with the Indians and Claes Carstens.

Agrees with the original.

D. v. Schelluyne, Not. public 1652.

To-day the 1st day of December 1652 the underwritten Indians Mattano, Mattaveno and Cossikan consent for themselves and as attorneys for all other inhabitants and supposed owners of the lands now come into the possession of Mr. van Werckhoven by the foregoing act, and agree with the said Mr. van Werckhoven, that they, the Indians, shall receive from his Honor six coats, six kettles, six axes, six hatchets, six small looking glasses, twelve knives and twelve cans on condition, that they, the Indians, and their descendants remove immediately from the land now occupied by them, called Naieck and never return to live in the limits of the district as described in the foregoing act nor ever make any claim upon it. Done at New Amsterdam in New Netherland in the presence of the undersigned Notary public and Jan Vinie, who has herein acted as interpreter for the Indians, and of Thomas Rocchtsen as witness. Signed the mark of the Indian Mattano, the mark of the Indian Mattaveno, the mark of the Indian Cossikan, C. van Werckhoven, Jan Vinge, Thomas Rocchtsen and D. van Schelluyne Not. publ. Below stood: Agrees with the original signed by me D. v. Schelluyne Not. publ. 1652.

PROTEST OF JOHANNES VAN RENSSELAER AGAINST DIRECTOR STUYVESANT WITH REGARD TO HIS PROCEEDINGS AGAINST THE COLONY OF RENSSELAERSWYCK.

To-day, the ninth of December 1652, I, Joost van de Ven, Notary public admitted by the Honorable Court of Holland and by the Worshipful Magistrates of the City of Amsterdam, residing in this city, have proceeded in behalf of his Honor, Johannes van Renssedaer, Patroon of the Colony called Renssedaerswyck and situate upon the North River of New Netherland, and in behalf of his Co-Directors with the belownamed witnesses to the meeting of the Lords Directors of the Privileged West India Company, presided over by Paulus Tinmerman, while his Honor, the Burgomaster Frank van der Veer, Mr. Albert Pater, presiding Schepen and many other Directors were also present and there I have made the following protest:

Whereas your Director Stuyvesant, residing on the Manhattans in New Netherland, has, with the assistance of a number of armed soldiers, dared to come into the Colony of Rensselaerswyck and there commanded to haul down the flag of his Honor, the Patroon, and Co-Directors, inflicting insufferable outrages and insults and using force notwithstanding all fair requests and protests,

Whereas he has ordered by placat to cut wood in and carry it out of the forests, belonging to the aforesaid Patroon and Directors, without recognizing the rights of or asking permission from the Patroon and Directors or from their Director and Council, but executing his order by force,

Whereas he published and affixed a placat, stating that the jurisdiction and ownership of the soil at a distance of one hundred and fifty Rhineland rods all around the Fort Orange belonged to the Company and he took from the Colony not only the jurisdiction and the soil, but also released the persons, living there as the Colony's subjects, from the oath to the Colony and made them swear allegiance to the Company; robbed the Colony of its land and gave it out against quitrent and made arrangements to transform the people of the Colony into the Company's subjects; stirred them up and caused them to dispute their contracts and their duties to their Lord and Master and the other owners of the Colony,

Whereas he has released from his oath to the Patroon and other Directors a new Schout arrived at the *Manhattans* on the way to the Colony and compelled him to take a new oath to the Company, thus making him the Company's subject,

Whereas he has demanded, that the lists, minutes, judgments, resolutions and lawsuits of the Colony should be communicated to him,

Whereas he or upon his order Commissary Johannes Dyckman of Fort Orange has entered foreibly, sided by soldiers with loaded muskets, burning fuses and open paus, the house of the Director of the Colony, caused the bell to be rung, and read and published divers orders, placats and threats,

Whereas above all he has dared with eight armed soldiers to arrest the Director of the Colony, Brant van Slechtenhorst, within the Colony's own jurisdiction, taken him then to Fort Orange, sent him guarded by four soldiers down the river and kept him in prison at the Manhattans,

Whereas he has in every respect and every where invaded the rights and privileges, jurisdiction and soil of the Colony, robbing it of property and men, against all reasons or divine and human laws.

And whereas your Director Stuyvesant declares, that he continued in his office there merely from the consideration and expectation, that before leaving he might have ruined the Colony,

All which never heard of attempts and proceedings having been reported to the Patroon Johannes van Rensselaer and the Co-Directors with all the documentary evidences,

Now Therefore, I, the Notary, and my witnesses demand of you, the Lords Directors of the

Privileged West India Company, whether as a corporate body or individually you have given your Director Stuyvesant any order or authority to commit such attempts and illegal excesses in part or all together.

And I protest not only against such use of force, violent attempts, damages and losses resulting therefrom to our jurisdiction, pre-eminences, rights and privileges as well as to our lands and estates, injuries, insults and affronts, to which we have already been subjected or may hereafter have to submit, in order to institute proceedings and recover damages for the same, where and in what manner we may determine and we protest against everything, against which for the maintenance of our right and privileges we ought to protest in our own and our colonists' behalf; but we also request under the benefit of this protest, that you issue an order by the ship now going thither for the restitution and return of everything as it was before and that you command and charge your Director to desist from all attempts and recall his placats and if you believe to have any claim, that you proceed therein legally before your and our judges, to whom we have before now complained of your Director's proceedings and where the suit is still undecided.

We request also your definitive answer upon every point and in case within twice twenty-four hours you have not answered, then your claimants will be compelled to make their complaint against the said acts of violence, where they shall think most fit.

Hereupon the President Paulus Timmerman representing the meeting and acting as spokesman, said to me, the Notary, that they desired a copy and that the Directors would write to their Director Stuyresant in regard to the matter and that they had no intention to prejudice any one's rights.

Done at Amsterdam in the presence of Dirck Danckertsen and Daniel van Ommers as witnesses.

Pro copia quod attestor.

J. VAN DE VEN, Notary Public.

LETTER FROM THE DIRECTORS TO STUYVESANT: WAR WITH ENGLAND; ABUSES IN GRANTING LANDS; SETTLEMENT OF NYACK, L. I.: WHALE AND COD FISHERIES TO BE ENCOURAGED.

A^o 1652, 13th of December.

Honorable, Valiant, Pious, Dear and Faithful!

Our last letter to you was sent by the small ship "Anna," which was, God help it, captured by the English. It was dated the 6th of Angust and in it we not only informed you of the present state of affairs with the English here, advising you what to do there, but we sent with it also a goodly supply of war material, of which you were to make use in case of need, as you may learn from the enclosed copy. Since that time the ships "Romayn," "Huys van Breda" and "Gelderse Bloom" have, praise be to God, safely arrived here and we received by them several letters, muniments and other documents sent by you. Time being short, because the ship, which is to bring you this quickly to inform you of the war with England, is already chartered, we cannot get our answers ready, so that you will now receive only a partial reply; you may expect a full one with the next ship, also some soldiers and sailors, if they are to be had; the soldiers on the same conditions, as those lately sent, by whom you can supply in due time the

place of the old soldiers, enlisted in New Netherland and without doubt receiving extraordinarily high pay; discharging these you must encourage them to settle there.

Last year we would have liked to send you some seamen and one or two ships carpenters, but notwithstanding all our efforts, we could not engage any on account of the extraordinary preparations for war made here; we did not lack the good will and have no doubt, that it will be better now and that we can engage some, when the ships are being made ready to sail for New Netherland.

You will please to forward the enclosure to Director Rodenborch by the next ship and to write him, not to fell any more logwood trees or allow any to be exported except for the Company's account, for we observe that the Colonist Jean de Illan and his companions do not intend, as they said, to cultivate the land and plant tobacco, indigo, cotton and other staples, but simply to clear it of the logwood and trade with it and horses to the Caribean Islands; we wish, he had not been so much encouraged herein and that he had not received permission teright the ship "St Joris," Joris Jansen skipper, with horses, for henceforth we desire, that no more horses shall be exported from Buenairo, Curação and Aruba, but that they shall remain there to be used in time in our province of New Netherland. We notice and receive daily information, that the best horses have been taken from the Islands and that in the end there will only be left there a lot of broken down animals; on that account we shall not grant any more colonies there.

By the next ship we shall send you the desired placats concerning the building lots on the Manhattuns near the fort or in the city of Amsterdam already granted, as well as the uncultivated lands, that you may govern yourselves accordingly, and see that the latter be cultivated. It has never been our intention, nor is it now, that through our mere consent, given to every one, who desires to emigrate there, in proportion to his family, any one should become owner of one or two hundred or more morgens of ground and then leave it uncultivated, thereby preventing others, to whom the land would be convenient and who now must acquire it at an enhanced price. The land asked for must be entered upon within 3 years, the people called for by the conditions brought there within the limited time and hand put to the plough or by default it must return to us for the accommodation of others.

Your Honor has misunderstood our intentions in regard to the Colonies of the Honorable van Werckhoven, whose two grants for colonies your Honor supposes to extend 20 miles in a straight line, or your Honor has not read the Exemptions carefully, for all colonists are not to receive more, than four miles on one side of a navigable river or two miles on each side. His Honor van Werckhoven had his choice and could have taken the lands, but as he has not done it, has given it up and gone to Nyack, one half of the same place is granted to him, that he may settle there and act for his best. We shall henceforth not grant any more colonies, as we see that the people demand such extensive tracts.

We are greatly surprised, that contrary to our former directions and against our orders you have raised the value of the money in New Netherland and especially that you have asked some private parties here for 25 to 30 thousand guilders in Holland shillings and double stivers. We are not at all pleased with it, for we are by no means so reduced, that our officials should solicit credit for us and engage our territories for it. If anything is to be done here, then you will apply to us and to nobody else, we will attend to the matter in due time.

In accordance with your requests we shall pay strict attention to the invoices; you must do the same and not handle them in so slovenly a manner as the last ones, of which copies are enclosed; for in many instances there is no other way to learn, whether the duties have been paid by certain parties and when they come for their merchandise and are called upon to pay up they begin to lament and protest, that they have paid the duties to you, of which there is no evidence. A lot of merchandise has arrived here not entered in the manifests or specified in such a manner, that its obscurity occasions a good deal of trouble between us and the consignees, as you may see by the enclosed extract.

The merchants here complain bitterly over the internal duty of four stivers imposed there in addition to the 8 per cent on each merchantable beaver. We are surprised at it, because we had ordered you not to exact more than 8 per cent and to return the balance to those from whom you had received fifteen stivers; even though Director Kiefts actions as well in giving away several bouweries as in charging fifteen stivers for each beaver are in several instances quoted by you as precedents, they have never been approved by us, nor are they now, and it is better to proceed in this matter with modesty, that commerce, just at present threatened by many dangers, may not be discouraged and people disgusted with it, which apparently would cause a depopulation of the country and deprive us of the means to bring emigrants over there. We shall inform you of our views, by which you are to govern your actions, by the next ship.

The lawsuit about the sugar prize "Nostre Signore de los Remedios" captured by the "Waterhont" has been brought to an end and we have triumphed. In similar cases in the future you must be very careful to gather the most reliable information as to where the ship has been loaded, by what signores either of the refineries or of the sugar mills and take the greatest care with the papers and invoices, which are of the utmost importance to us. The cargoes often belong to Portugueses, who owe the Company large sums and from whom we can demand them with good reasons.

We have been wondering, that the confiscated ship "Nieuw Nederlantsche Fortuyn," has been sent hither by way of English Virginia, although you must have well known, that Baron van der Capellen has a large interest in her; he has now attached her by a mandamus and hauled her up. A lawsuit is now pending about her at the Hague, which seemingly will not be concluded in a short time and which is pushed to the utmost by the said gentleman, who does not look at the expenses. The points involved are of little weight, but the expenses and loss of time will be felt heavily: all this might have been prevented, for you might have foreseen it and had sufficient knowledge of the whole case not to let her come here, when you could send her elsewhere. With the ship goods belonging to Garret van de Voorde, Peter Haeck, Isaac Melyn and Christophel van Gangel, were confiscated, although the duties to the Company had been paid, invoices for them had been given and entered in the manifest: by your proceedings you have brought down upon the Company and yourself the hatred of a number of people and any amount of slander and opprobrium. Neither you nor any other judge can be blamed, if after having passed sentence and then receiving contrary evidence they make a change in their sentence; that happens here and at the Hague every day and there can be no doubt, that if anybody's goods are entered in the ship's manifest and he can prove it, he may reclaim his property, when the merchandise of the skippers or consignees are confiscated: that is the rule wherever in Christendom ships sail. The Directors direct therefore, that you return the same goods and are not at all pleased, that it was not done last year upon their order and that in the first instance you have not deposited the money in court, for the loss or not producing of the bill of lading gives no right to confiscate.

We have been pleased to learn, that so far you have not had any troubles with the English there and hope you will not have any, but use all honest and fair means to continue the former harmony and keep up your commercial relations, especially with Virginia. That will most likely

make the *Manhattans* flourish and increase in population; this increase will necessitate the fitting out of more ships and people friendly to the country will have better accommodations, when they proceed thither. Yet you must not allow yourself to be misled and deceived and therefore strengthen and repair your forts as well as possible and keep always an eye open, that you may be on guard and in time of need use such means as God and nature has given you.

As you desire a good farrier as much needed, we will do our best to find one and send him to you in the next ship.

Our attention having been called to some letters, formerly written to us by the late Director Kieft, we find, that he considers the sturgeon and codfishing there very important and that sturgeon may be caught there in such quantities, that the manufacture of caviar* might be carried on as in Moscowy. If this is true, it would be of great importance and might lead to an extensive trade there in fishcaviar and other goods. You will please to give us information and if there is any chance, endeavor to encourage proper parties, that commerce may be promoted in every respect.

We understand, that the whalefishery might at some seasons of the year be carried on; if it can be done profitably, it would be very desirable as adding to commerce and might encourage many people, to seek their fortune in New Netherland.

Private parties tell us, that many mulberry trees are growing there and that a large number of them might be planted for the cultivation of silkworms. You will please to report hereon and on all the preceding speculations about the welfare of the country, for we hope that out of them we may gather something to bring advantages and profit for the Company and the country.

We enclose a copy of the insinuation, made to us in behalf of Jan van Renselaer, Colonist of Renselaerswyck by the Notary van de Venne, which will tell you, what charges are made against you. You must proceed in such matters with cantion and save us here from all difficulties as much as possible. Pursuant to the answer given by us we expect from you within a short time further report and reply, also a statement of receipts and expenses, sales of skins, ships, logwood etc made during your administration: you will continue this reports by the Company's officers every year, that we may be posted in and give information about our doings there.

Herewith, Honorable ete^a, we recommend you to God's protection and remain Amsterdam, Your good friend 13th of December 1652. The Directors of the West India Company Department of Amsterdam

PAULUS TIMMERMAN

Paulus Timmerma Jacob Pergens.

Herewith also goes a copy of our resolutions concerning the dispatch of the ship "Elbingh" for your government.

By order of the same
L. VAN SEVENTER 1652.

^{*} See Pallas, Voyages and Paolo Giovio de'Pesci Romani. B. F.

Council Minutes. Appointment of Clerk to the Municipality of New Amsterdam January $27^{\rm th}$ 1653.

Jacob Kip is engaged and authorized to serve as Secretary or Clerk to the Burgomasters and Schepens of New Amsterdam, at a yearly salary of 350 fl or hundred rixdalers, to begin on the next first of February and he is promised the appointment to another good office and salary, if the Lords Directors should send another man for the place.

Council Minute. Resolution concerning farm-servants, brewing and the public scales

February 18th 1653.

Resolved, that the ordinances concerning farm-servants and the brewing and malting of hard grain be published and posted.

It was proposed to put up public scales, as requested by the Burgomasters and Schepen, but no result has been arrived at.

COUNCIL MINUTES. ORDER EMPOWERING THE SHERIFF OF GRAVESEND TO PROSECUTE CERTAIN CASES BEFORE THE COURT OF THAT PLACE. RESOLUTION TO PUT UP A WEIGHHOUSE. CHURCH MATTERS.

Meeting of the Council February 26th 1653.

Present his Honor, the Director-General, LaMontagne, Bryan Newton, Fiscal Tienhoven.

On the request of Richard Gibbons, Sheriff of Gravesend.

The Director-General and Council having seen and read the propositions made by the Sheriff of Gravesend agree to them and consent, that the said Sheriff may prosecute every person concerned by the said propositions before the Magistrates of Gravesend according to law, allowing, however, that any party thinking himself wronged by the sentence of the Magistrates may appeal to the Director-General and Council of New Netherland.

On the written request of the Hon^{Me} Burgomasters and Schepen of the City of New Amsterdam Director-General and Council resolve, that a weighhouse shall be built and that an ordinance shall be considered, when the weighhouse has been erected. They are to procure weights and measures like those of Amsterdam and all other weights and measures in this province shall be regulated by them in conformity with former ordinances and resolution made and published in regard to this matter. Copies of them shall be given to the Burgomasters and Schepens, that in the meantime they may direct the Schout to regulate, weigh or measure all weights, yard and other measures accordingly and stamp them with a mark determined by the Burgomasters and Schepens As to the propositions of the Orphanmasters, although the provident care of the Burgomasters and Schepens is praiseworthy and the Director-General and Council highly approve of it, it is to be considered, that there is more required to place the orphan-asylum upon the same footing as that of Amsterdam, than the weakness and youth of this only budding city can at present afford. It is meanwhile necessary to take care, according to God's words, of the widows and orphans and therefore the Director-General and Council resolve, that the deacons, as orphanmasters, shall have an eye to the widows and orphans, to report to the Burgomasters and Schepens and through them if necessary to the Director-General and Council, when special curators should be appointed for some widows and orphans or their property. Then the Burgomasters and Schepens or if necessary the Director-General and Council shall give such orders and appoint such curators, as the case may require, the curators to be responsible to the Burgomasters and Schepens, and when the latter learn, that good cure is not taken of the widows, orphans or their property, they shall summon the curators and call them to account for their negligence.

The Hon^{Me} Director-General produced at the meeting of the Council in Fort Amsterdam and read letters, dated August 16 and September 13, from the Lords-Directors of the Priv. W. I. Comp. Dept. of Amsterdam, wherein a length the Hon^{Me} Director-General and Council are informed of the present state of affairs in Europe between the Netherlands and England and some orders sent with these letters are fully explained. In consequence, after having duly weighed and considered the said letters and orders, the Director-General and Council deliberately resolve, deeming it best for this Province of New Netherland and its inhabitants, to send letters to our neighbors of New England and Virginia, assuring them of our and our principals good disposition towards them with an offer of neighborly correspondence, trade navigation and other friendly intercourse, as we have had it heretofore. Adi ut supra.

RESOLUTION ON RUMORS OF WAR, THAT CERTAIN MEASURES OF DEFENSE BE ADOPTED.

General Meeting of the Director-General and Council of New Netherland and the Burgomasters and Schepens except Mr. Martin Cregier, who is absent, on the 13th of March 1653.

After having read the letters from the Lords-Directors and the latest news from New England, regarding their preparations there, of which we do not yet know whether they are made for defense or aggression, it has unanimously been resolved:

First, that the trainbands of this city shall keep full corporal's guards during the night at such places, as the Director-General and Council with the abovenamed Magistrates shall designate and they are to begin immediately by placing above all a guard at the City's Tavern now the Council Hall.* Second, that it is deemed very necessary, to complete and strengthen first and above all the Fort New Amsterdam. Third, as the Fort New Amsterdam cannot hold all inhabitants nor protect all the houses and buildings of this City, it is deemed necessary to inclose the greater part of the City with upright pallisades and a small rampart, behind which in case of necessity the inhabitants can retreat and defend as well as possible their persons and property against an attack. At present it is considered impossible, to enclose in the same way with pallisades and parapets pursuant to the good intentions of the Lords-Directors, the villages, the

^{*} This building stood on Coenties Slip, facing the East river. See Valentine's Manual.

inhabitants of which live far from each other, nor is it quite well feasible to protect and defend them in such a manner against hostile attacks. It is therefore resolved, to concentrate on such an occasion the forces of New Netherland and hold and protect only one place. Fourth, it is resolved to take into consideration our peemiary means, by which the foregoing and what else is necessary for a better defense might be carried into effect. The Director-General, Council and Magistrates will deliver their respective opinions on this point to-morrow, to draw from them a conclusive resolution. Fifth, it is resolved, to direct the skipper Jan Jansen Visscher privately to prepare his sails, load his ordnance and make the ship clear for all emergencies and that in case he should require further protection during the night or in the daytime, it shall be sent to him.

Done on the date as above and resumed on the 14th of March 1653.

P. STUYVESANT
LA MONTAGNE
BRIAN NEWTON
COR. VAN TIENHOVEN
ARENT VAN HATTEM
P. L. VAN DIE GRIFT
WILH. BEECKMAN
PETER WOLFERFSEN
MAXMILIANUS VAN GHEEL
ALLARD ANTHONY.

Resolution of the Burgomasters and Scheepens concerning the defense of New Amsterdam.

(New Amsterdam Records, Vol. I.)

Thursday afternoon March 13th 1653. Burgomaster Arent van Hattem, P. L. van der Grift, Wilh. Beeckman, Allard Anthony, M. van Geele, and P. Wolfertsen, Schepens met at Fort Amsterdam, Burgomaster Martin Cregier being absent.

After deliberating on the propositions made in the forenoon they resolved

- The trainbands are already put on duty, but the Director-Genl. and Council are requested to furnish them with light and fuel.
- We agree, that the Manhatans should be provided with pallisades and breastworks.
- That the Fort shall then be placed in a state of defense.
- 4. That four or five thousand guilders shall be paid into the City's Treasury to pay for the aforesaid necessary works. This sum shall hereafter be levied

on the people of New Netherland according to a valuation of the property.

They declare this to be very urgent.
 This done at the meeting in Fort Amsterdam as aforesaid.

List of those, who are to contribute provisionally the following sums for the repairs of the defenses of this City.

Mr. Werckhoven	f 200	$Nicolas\ Boodt$	100
Johannes van Beeck	200	Isaack Foreest	100
Johannes Pr. Verbrugge	200	Abram Geenes	100
Johannes Gillesen Verbrugge	100	Jacob Steendam	100
Johannes d'Peyster	100	Antony Clasen	50
Cornelis van Steenwyck	200	Jan Jansen d'Jongh	50
Govert Loockermans	150	Borger Joris	100
Olof Stevensen	150	Jan Vinge	50
Jacob van Couwenhoven	150	Arent van Hattem	100
Jacob Schellincx	200	Martin Krigier	100
Peter Prins	100	Paulus Leendertsen	100
Anthony van Hardenbergh	200	$With \ Beeckman$	100
Johannes Nefius	100	P. van Couwenhoven	100
Gulyan d' Wys	200	Maxim. van Geel	100
Peter Buys	100	Allard Anthony	100
Adrian and Johannes Keyser	100	Abram de la Noy	100
Paulus Schrick	100	Daniel Litschoe	100
Jacob Gerritsen Strycker	100	Philipp Geraerdy	50
Francois Fyn	100	Egbert van Borsum	100
Matewis de Vos	100	Hendrick Kip	50
Adrian Blommaert	100		
Evert Tesselaers Commis	200		fl5050
Jacob Backer	150		

Propositions of the Burgomasters and Schepens in regard to the present crisis.

The Burgomasters and Schepens of this city, Martin Cregier, who is absent, excepted, advise and demonstrate upon the propositions made on the 13th March 1653.

First, whether it is not necessary, to enclose above all the greater part of this City of New Amsterdam in the most convenient manner with pallisades, and after this has been done as speedily as possible to put the Fort New Amsterdam into a good shape for defense, to serve as a place of retreat? They offer for the accomplishment hereof to provide the sum of 4,5 or 6 thousand guilders, to be collected from the community interested in it after the completion of the work.

The said Burgomasters and Schepens further propose to the Director-General and Council,

whether it is not necessary, to send besides the already dispatched letters some special agents to the respective Colonies of New England, our neighbors, whose Commissioners, so the report goes, are to meet on the next first of April. They could obtain a speedier and more decisive answer to the aforesaid letters and could offer them personally good and favorable conditions for a continuation of our former neighborly friendship, mutual correspondence and commerce; they might also ascertain, how far they are interested in the unexpected differences and the European war, broken out between their High: Might: and the present government of England. This done and enacted at New Amsterdam, March 15, 1653.

P. L. VAN DIE GRIFT WILH. BEECKMAN PETER WOLFERTSEN MAXIMILIANUS VAN GRIEEL ALLARD ANTHONY.

RESOLUTION OF THE DIRECTOR-GENERAL AND COUNCIL APPROVING OF THE FOREGOING PROPOSITIONS.

The Director-General and Conneil of New Netherland, having read and considered the propositions of the Burgomasters and Schepens of the City of New Amsterdam, in which they submit that above all the greater part of this City should be strengthened and enclosed with pallisades and the Fort be placed in a proper state of defense, offering to contribute 5 to 6 thousand guilders—accept the propositious and the offer, even though in some respects they do not agree with the directions of the Lords Patroons and the resolution adopted yesterday. They consent therefore for the sake of peace and harmony, that the proposed and called-for enclosure shall first be made properly and the defences constructed etc. and the work shall be contracted for and undertaken under the orders and directions of the Director General and Council or their deputies and the Burgomasters and Schepens or their deputies, the Director-General and Council appointing herewith out of their number as such deputy, the first Councillor Mons. La Montagne, who is to promote this work with the deputies from the Magistrates.

As to the further proposition to send agents to our neighbors of New England, although the letters sent to the respective Colonies of Boston and Plymugen should be sufficient for the purpose, yet, as no definite answers have been received so far, Director-General and Council agree with the proposition of the Burgomasters and Schepens and consent to send properly accredited agents to the respective Colonies. The credentials and instructions signed and given by the Director General and Council shall be submitted to the Burgomasters and Schepens as soon as they are written; the Director and Council will consider who is to be entrusted with the commission.

Done in Council by the Director-General and Council of New Netherland, March 14, 1653.

March 17, 1653.

Meeting of the Director-General and Council of *New Netherland* and the Burgomaster van *Hattem* and Schepens of this City.

It is resolved, on reconsidering the orders and resolutions of March 14th about sending agents

to the New England Colonies, that they shall be maintained and executed without any alteration, except that the mission shall be delayed for a while, to wait till an answer has been received to the letters from the Director-General and Council to the Governors of New England and till time and circumstances should require the immediate departure of the agents on their errand.

COUNCIL MINUTES. RESOLUTIONS CONCERNING THE PALLISADES AROUND FORT AMSTERDAM AND THE EXPORT OF WINES AND LIQUORS.

At the session of the 21st of March 1653 the Director-General reported, that the late Nine Men had been negligent in enclosing the Fort with pallisades or stakes, to which work the community had voluntarily contributed a considerable sum and whereas the said work has as yet not been begun, much less been completed, it is resolved that the parties, who manage the work and are entrusted with it shall be warned, to hasten the work, pursuant to former instructions, around the Fort, that it might not be ruined by hogs and that the portion already put up might be preserved.

Whereas all kinds of wine—Spanish and French wines, brandy and other distilled waters—
are daily exported from this City by many of the skippers, while the tavern keepers here have to
pay the usual and proper import duties or excise, the Director-General and Council have resolved
and herewith order for the better maintenance of their necessary garrison, that henceforth nobody
shall be allowed to export from this City, neither by water nor by land, any wine or liquor, unless
the same has been duly reported at the Company's public office and the excise has been paid for
each anker of Spanish wine—, for each anker of French wine—, for each anker of brandy and
distilled water—. This excise and duty must be paid by the [exporter] and if it is shall be found,
that some merchants, traders or other inhabitants have sent off any wine, without being able to
produce the proper excise receipt, they shall make good the loss sustained thereby by the Lords
Patroons and besides pay a fine. The fiscal is to pay proper attention hereto and proceed against
all disobeying this order according to law.

Resolution to fortify New Amsterdam and send Commissioners to Virginia.

Council Meeting of April 20, 1653.

First it is decided upon hearing the nnexpected rumors, that the citizens without exception shall work on the constructions, undertaken jointly for the defense of this City, by immediately digging a ditch from the East river to the North river, 4 to 5 feet deep and 11 to 12 feet wide at the top sloping in a little towards the bottom.

Second, the carpenters shall be urged to prepare jointly the stakes and rails.

Third, the soldiers and other servants of the Company with the free negroes, no one excepted, shall complete the work on the Fort by making a parapet and the farmers are to be summoned to haul the pieces of turf.

Fourth, the sawyers shall immediately begin to saw planks of four inches' thickness for gun carriages and platforms.

It is further resolved, that Commissioners shall be sent to *Virginia*, who must endeavour to obtain a boatload of salt for the use of the inhabitants here. The Fiscal van *Tienhoven* is appointed on behalf of the Hon^{Me} Company and the Burgomasters and Schepens are called upon, to nominate a member of their Board to join him, which they will consider at their next session and then give an answer.

Letter from the Directors to Stuyvesant recommending Johan De Hulter, who takes out to New Netherland a number of people for Renselaerswyck.

A° 1653, the 7th of May.

Honorable, Vigorous, Pious, Dear and Faithful.

In the ship "Graft" goes over Mr. Johan De Hulter,* partner in the Colony of Renselaerswyck, and his family who takes with him a goodly number of free people, among them some artisans, especially a very good brickmaker, and many others mentioned in detail in the list, to settle either in the said Colony or elsewhere and assist in the cultivation of the soil there. As it is not yet quite decided, where he may begin and as he may settle on Manhattans Island, where we believe it would be best, we have deemed it proper and just upon his request for a recommendation, because not known there, to direct you to favor him as far as possible without prejudice to the Company's interests and kindly assist him in everything; and if he should conclude to remain upon Manhattans or Long Island to allot for him so suitable a place, as his circumstances and the fitness of it for a brickyard require. Hereupon relying etc etc.

The Directors of the W. I. Co. EDWARD MAN.

Amsterdam, the 7th of May 1653.

the 7th of May 1653.
To Directeur Stuyvesant in New Netherland.

A. Pater.

Joint Resolution of Director and Council of New Netherland and the Magistrates of New Amsterdam to provide for the fortifying of the City.

Upon the written and verbal propositions made by the Honble Director-General to the Council, the Burgomasters and the Schepens jointly, the said Director-General and Council and the Magistrates of this City, resolved,

That according to the former resolution of the 15th of March first and above all the *City of New-Amsterdam* shall be enclosed all around by joint work and placed in a proper state of defense, to arrest and beat off a sudden attack and that then the Fort be taken in hand and repaired.

In order to do this in the best and speediest manner it is further resolved by the Director

^{*} Johan de Hulter was the son-in-law of Johannes de Laet, one of the Directors of the W. I. Co. and author of two works on America.—B. F.

General and Council, that the citizens and inhabitants, together with the mechanics and laborers shall generally assist either in person or if they can afford it by other suitable substitutes and not stop work until it is completed and in such a state of defense that the good inhabitants of this City with their wives, children and property may be protected against a sudden assault and incursion, which God in his grace may prevent.

And that the whole work may be done and performed in better manner and order and that the said Director-General and Council and the Burgomasters and Schepens may have a better supervision of its being done well and properly, it is resolved and decided, that we go to work with squads, namely that one-fourth part of all the inhabitants, either burghers, merchants, farmers or sailors and skippers, either already here or who may come hereafter, shall be employed on the said work for three consecutive days, as they shall be directed and ordered by the said Director-General and Council, Burgomasters and Schepens either jointly or individually under penalty of 25 Carolus guilders to be imposed on those, who for the first time oppose the orders and resolutions made in joint session of the Director-General and Council and the Magistrates and do not obey generally or individually the commands of one of the said Council or Magistrates; if any one is unwilling and disobedient a second time, he shall lose his rights as burgher and if upon a third summons he remains obstinate and unwilling, he shall be punished arbitrarily and banished from the Province.

To prevent excuses and dissatisfaction, it is further resolved, that the Director-General, the Members of the Conneil and the said Magistrates shall not only be and remain the managers of the work, but also each of them shall according to his means send at his own expense a man to work, the same order to apply to the subordinate officers of the Hon^{Me} Company none excepted and the free negroes, who with their fourth part shall go to work upon their section of the aforesaid work and continue until it is completed, subject to like penalties as above.

Concerning the first, second and third point it is further resolved, that no ships, barges nor any person whatever shall be allowed to leave within the time of 14 days or three weeks, when the Director-General and his Conneil and the Magistrates hope to have completed the said work and made it defensible, provided it is commenced and continued with courage and zeal. In case it is completed sooner, the Director-General and Council will issue another order concerning the earlier departure of ships, barges and persons.

Thus done and enacted in joint session with the Burgomasters and Schepens by the Director-General and Council at New Amsterdam the 12th of May 1653.

P. STUYVESANT
LA MONTAGNE
BRIAN NEWTON
COR. VAN TIENHOVEN
ARRIT VAN HATTEM
P. L. VAN DIE GRIFT
WILH BEECKMAN
PIETER WOLFERTSEN
MAXIMILIANUS VAN GHEEL
ALLARD ANTHONY.

COUNCIL MINUTE. RESOLUTION ON A PETITION OF THE MASTER OF THE SHIP "ELBING" PRAYING
FOR LEAVE TO SAIL

May 20th 1653.

Petition of Jan Jansen Visscher.

With due reverence Jan Jansen Visscher, skipper and supercarge of the ship "Elbing," anchored before this City, shows that he, the petitioner, has taken aboard his cargo, that the invoices are signed, that he has provided himself with water and fuel and is quite ready to sail any day with the first fair wind, which God shall send, from here directly to the Fatherland and whereas he requires your Hon^{ble} Worships previous special consent and permission thereto, he petitions your Hon^{ble} Worships will please to give him this consent and permission, by issuing to him the proper clearance papers. Thus doing etc.

Decision.

The petitioner's request has been partly answered eight days ago, since which time petitioner has continued to take in freight; even on the day when he submitted to us his last petition has he taken on board several hogsheads of tobacco and cases of peltry; the Director-General and Council are further informed, that some peltries are being packed to-day, to be shipped and that therefore the bills are not ready yet: when these are ready and signed and the duties paid or offset, the petitioner shall not be delayed more than 8 or 10 days to his or his owners' loss. If after the expiration of this time, it should be found necessary for the service of this Province to detain the petitioner's ship still longer then the Director-General and Council on behalf of this Province engage to pay or cause to be paid in Fatherland the promised wages for all the days, the ship is thus detained, according to the decision and arbitration of the Commissioners appointed for this purpose in Amsterdam.

PETITION OF ADRIAN VAN DER DONCK FOR PERMISSION TO RETURN TO NEW NETHERLAND.

The Honorable Directors of the Privileged West India Company, Dept. of Amsterdam.

Copy.

[May 26th, 1653.]

Humbly requests the undersigned Adrian van der Donck consent and passport of the Board to go to New Netherland, offering to resign the commission given him formerly either as President of the community or as its delegate and promising, that after his arrival in New Netherland and sojourn there he will not accept any office, whatever it might be, but will live quietly and peaceably in his private character as common inhabitant, submitting to the orders and commands of the Company or of their Director. Which doing etc.

ADRIAN VAN DER DONCK.

LETTER FROM DIR. STUYVESANT TO THE GOVERNOR OF VIRGINIA RECOMMENDING AUGUSTIN HERMAN. Honored S'.

This day fourthnight ower Agents went out, but through Contrarie winds and weather brought them bake againe to ower Sorrow, and as wee doe feare to y' greate hinderance in other waighty affayres, in the meane thym one off ower Subjects here by name Augustine Heermans desired these few lines in recommendation for to obtayne your Hon* and and Justice iff need should require against Mr. Edw. Scarburgh his debtor, for some quantitie off tobacco, the witch the least yeare was arrested vnder Master Scarburghs hande, by one Charles Gabry, merchant off Amsterdam, it is soo that the said Gabry lefft here his attorney, videlicet Paulus Leendersten, the witch is now Satisfyed in what his principall could demante, as by the discharge vnder the sayde Paulus Leendersten hand may appeare. I doe therefore request in the behalfe off the s⁴. Mr. Augustine Herrman, that hee accordinge to Justice may obtaine what is due unto him, what Courtesie or Service you please to Comand mee you shall fynde mee readye in all lawfull possibilitie, to bee New Amsterdam 30th May, A* 1863.

Yor Honnors Serut,

P. Stuyvesant.

To the Honored Ritchard Bennet esquier and Govern off Virginia. Recordatum Tricesimo die January 1654.

Teste Edm. Mathews cler. Comit. Northton Virginia.

COUNCIL MINUTES. ORDERS RECARDING THE ERECTION OF A REDOUBT AT FORT ORANGE AND
THE SCARCITY OF GRAIN THERE.

May 28 1653.

The Director-General and Council of New Netherland after having heard the detailed report of the deputies of the two Courts, to wit Mr. Arent van Curler from the Court of the Colony and Rutgert Jacobsen in behalf of Fort Orange and the village of Beaverwyck and having examined the letters previously sent concerning the disputes, which to our regret have arisen between the Courts on one side and the officers of the trainbands on the other.

Order herewith, that the resolution adopted by both the Courts on the last of April and ratified and approved by us some time ago shall be carried out and therefore the inhabitants of the Fort and the village are herewith charged and commanded to assist the people of the Colony, after the Fort shall have been thoroughly repaired, in completing the redoubt or blockhouse, in conformity with said resolution. In default thereof, proceedings shall be instituted against all who refuse to obey. Thus done the 28th of May 1633.

The Director-General and Conneil of New Netherland having further considered the present searcity of breadstuffs, resolve, not only to write once more to and direct the authorities of Fort Orange and of the Colony of Rensslaerswyck strictly to observe and execute the former ordinances concerning the malting, brewing and unnecessary baking, but also to direct and authorize them to appoint out of their number two or more persons, who shall visit the burghers and tenants, especially the bakers and brewers and see, how much bread corn every one of them

has in store and all the inhabitants of the two districts are commanded, not only to give a full and satisfactory information to the Magistrates or their deputies, but also to give to them a complete account and proof of where they send the grain to or how they consume it themselves.

Thus done and enacted by the Director-General and Council of New Amsterdam the 30th of May 1653.

Letter from the Directors to Stuyvesant: European News: Regulations for granting lands: Renselaerswyck; Increase of cattle to be encouraged: Slave trade to N. N. etc etc.

1653, June 6th.

Honorable, Worshipful, Pious, Dear and Faithful.

Our last to you was dated the 13th of December 1652 by the ship called "Elbing" and was sent alone and suddenly with the quantity of ammunition, of which a list is here enclosed, to inform you of the English war; by the same letter we could only partly answer your letters and accompanying documents of the 14th and 20th of September 1652 received by the ships "Romeyn," "Huys te Breda" and "Gelderse Blom" and as since, God be praised, the little ship "St. Michael" has safely arrived here, by which we received your letter of the 19th of November following, we shall answer now this and the unanswered points in the former as briefly and substantially as possible.

Your endeavors, although resultless, to obtain from the community there some subsidy for the maintenance of the administration, the military and the church have our approval; but we cannot as yet agree to your opinion in regard to this matter, that such measures must necessarily be introduced by our express order and direction, nor do we consider it advisable to adopt this plan at the present time, although the Company ought to have some relief and assistance in this matter; but the difficulties which at present arise are apparent to us and must be well considered. We have resolved to direct you herewith, that if the community there cannot be persuaded to make voluntary contributions (which you must continuously try to obtain by all possible and gentle means), this measure must not be introduced against their will and pleasure, to prevent disturbances in so honorably opening a territory during these dangerous and troubled times.

We have seen, that upon the petition of people from Fort Orange as well as from the Colony of Renselaerswyck you have been obliged to close your eyes in regard to the placat about contraband goods; you will do well to do that seldom and to take good care, that by such connivance not a larger quantity of ammunition is sold to the savages, than each requires for provisioning his household and for gaining his livelihood, that this savage and barbarous people may not at some future day take up and turn these weapons against us, with more than too many of which, as we regret to learn, they have already been supplied by smugglers and evil minded persons. Strict attention must therefore be paid to this and the Fiscal directed to visit and examine arriving ships and cargoes and to prosecute such smugglers and illegal dealers strictly in accordance with the aforesaid placats without mercy.

We have been also of the opinion, that the best and safest way at this period is to stand upon

your own right and defend it and have therefore urged you in our letter of the 6th of August 1652 (of which we enclose a copy) to arm all free men, soldiers and sailors and put the fortification into a good state of defense, which will now be of still greater importance, because the disagreements between the two republics have resulted in open war. Notwithstanding this you must not fail to use all honorable and imaginable means for the maintenance and continuation of the correspondence and commerce with the people of Virginia and New England. The Company shall in the meantime as far as able persevere in sending a commensurate number of people and soldiers, of whom we regret not to be able at present to send such a number, as we had desired, for neither soldiers, nor sailors nor even carpenters can be engaged because of the continued preparations and equipments of ships and people to be sent to sea by this state against the English; we have therefore not failed in our duty herein, nor in procuring the goods and merchandise needed there so much, with which the ships now leaving have been provided only very sparingly; they could not receive a full cargo partly because private dealers are discouraged by the present dangers at sea, partly because they are afraid, that our affairs there with the English neighbors may be subjected to a change; especially as in England Parliament has again been dissolved and General Cromwell has established provisionally another form of government, as you may learn by the euclosed printed

Concerning the placats drawn up and sent over by you in regard to the neglect in cultivating and redeeming land and in erecting houses on the lots granted within the limits of New Amsterdam, we have told you in our last letter of the 13th of December 1652 (of which a copy goes herewith) and we repeat now: it has never been our intention, that our general and simple consent, given to all going there according to the size of their family, should make them owners of one or two hundred morgens of land, without entering upon and cultivating it in the prescribed time nor have we any other intention in regard to the lots, which remain in and about the city of New Amsterdam without being occupied. We have therefore caused the said placats to be printed here after examining and slightly correcting them and shall send them to you herewith to be published and affixed there. In order that the first of them may have better effect and bear fruit, we have finally concluded to make in your draft no other correction, than only, that the quit-rent or the annual payment of 12 stivers for each morgen shall become due a year after the land has first been ploughed or otherwise put to use, as you will see by the printed copy.

We have also examined the placat concerning the illegal purchase of land without the knowledge of the Company, which you have already published and affixed there; we would have preferred, that you had not particularized the names of the persons and had been careful to prevent all difficulties and questions from the Company's calumniators here; the enclosed printed copy will show you, what corrections we have made in this placat and we recommend to you most earnestly the execution of this as well as of the other two placats.

Your proceedings and provisional order in and about Fort Orange, after examining the documents etc., sent by you for this purpose, have our approval; we only desire to recommend to you herewith, that you charge the chief officers and the court at said Fort not to give to the people of the Colony of Rensederswyck any occasion for displeasure or complaint, but rather to keep on a good footing with them and to do everything necessary for friendship and peace with their neighbors, without prejudicing the Company's rights.

We have also been pleased to see, that you have not extended the limits of the Colony of Renselaerswyck any further, than the Freedoms and Exemptions admit and as to the farms, which may fall outside the fixed limits of the said Colony, we are of opinion that the same ought to be

granted by proper patents in the name of the Company and left in the possession of the present occupants under such conditions and yearly taxes, as are made with and imposed upon other Colony owners and private individuals, without however drawing them into the patroonship of the aforesaid Colony or extending the same to their extent.

We recommend to you most earnestly the breeding of cattle and therefore the slaughtering of the same, especially of young cows and other young cattle, must be prevented as much as possible; and if, in order to increase the number of cattle in the country, some private individuals could be found, who are willing to purchase some animals in Hispaniola or other parts of the West Indies and import them there, the Company would approve of it and consider it a desirable measure to promote agriculture. As we have also learned, that many sheep are dying there, we wish you to consider, whether salt might not be used there as a remedy against the diseases and distempers of the sheep. It must be placed in large lumps all over the pastures, as it is done in many other countries.

We are informed here by good authority that large quantities of peltries might be secured there from the Cunadian savages, if these tribes could come without danger and without being obliged to take a circuitous route to Fort Orange and Renselaerswyck. But they are constantly molested by their neighbors, the Maquas, with whom they are at war almost incessantly and this it is said is the cause, why the Canadian savages, fearing the danger and the troubles of a southern trip, sell their peltries to the French and other nations trading there, so that the Company and their people are deprived of all this trade. We wish therefore to suggest to you whether it would not be for the advantage and service of the Company to establish a trading post 18 or 20 leagues above Fort Orange and make it the staple of the fur-trade: it would be, we believe, no small matter for the Company and we expect your opinion of it by the first opportunity.

Upon your request in favor of the Honorable van Werckhoven we have decided, that if he requires more land, which he is able to cultivate, he shall be accommodated.

The recommendation, which we gave to Frederick Aleker, the supercargo, and others which we may give must not be considered any further by you, than the service of the Company requires.

As we have said in our last to you, it has surprised us, that against our previous orders you exact four stivers for quit-rent besides the 8 per cent from each merchantable beaver; we stated then among other reasons the difficulties likely to arise from that measure, especially the decline of both commetce and population, because by the decrease of the former we should be deprived of the means to carry people over there. We have therefore resolved to order and direct you herewith expressly, not to demand henceforth more than 8 per cent, for beavers, leaving merchants the choice, whether to pay it in kind or in full weighted silver coin according to Dutch valuation partly and principally to prevent complaints from dealers and not to discourage them during these dangerous times, partly to draw coin from here into that province.

We have seen, that you have granted there, subject to our approval, three extraordinary monopolies to some private parties, namely one to establish an ashery, one to make tiles and bricks and the third to put up salt works; we do not only completely disapprove of granting such monopolies, but we are also of opinion and desire, that you shall not grant any others henceforth, because we believe it to be very pernicious and impracticable especially in a new country, which begins only to develop, and must be peopled and made prosperous by general benefits and liberties to be granted to everybody, who desires to settle there with this or that profession or handicraft: that encourages people to remove thither, while on the contrary they are deterred and consequently all trades and business banished, if such monopolies and privileges are given only to a few favored

private individuals, the advancement of whose interests must not be purchased at the expense of the general welfare. As the promotion of the latter depends mostly upon the growth of a country, we have concluded to recommend to you to act in this matter always on such theories, that increase of population, advancement of agriculture and advantages to the common welfare may result from it; then the Company too may at last reap some long expected benefits from this territory purchased so dearly.

You can well understand, that we are not idle here, but that our thoughts are constantly engaged to discover means for the promotion of agriculture and the advantage of the inhabitants there generally and for that purpose we have already asked the government here and are repeating our demand now for the abolition of the tax on tobacco grown there, which you may communicate to the delegates of the inhabitants and expect the result in due time.

We can judge very well, that it would be advantageous to the Company, if no ships from here were allowed to go directly to *Virginia*, *New England*, etc., but to our deep regret there is very little chance of preventing it, because the other Departments can give such permission to private ships pursuant to the rules made herein with the approval of their High: Might:. We shall nevertheless try to find, if possible, an expedient, the success of which you shall hear in due time.

We would have granted very willingly your and the community's request to have a farrier sent over, but notwithstanding all our endeavors in this respect we have as yet not been able to find a suitable and experienced person and we believe therefore, that this class of people have already gone to sea and under the flag of Admiral Tromp. You must do the best you can in this matter for the present with the assistance of such material as you may find there.

We are well pleased with the method and orders, inaugurated and issued in the granting of furloughs to and discharges of soldiers under so well defined conditions and believe it will prove a proper measure to have at hand an always ready and well disciplined body of men. In engaging soldiers here we shall try to follow your rules and in order better to govern ourselves accordingly in the future, we most urgently recommend to you to send us annually a complete list of the soldiers and others, whom from time to time you may discharge there, partly that their places may be filled up again from here, partly to suspend the annual payment of the salary for two months, which might be advanced and paid here on their account to their friends and attorneys to the loss of the Company.

In consideration of the weakness in numbers of your Council in these troubled times, we have resolved to increase the number by another fit and experienced Councillor and as among others Nicasius Silla has presented himself for the office, experienced both in law and war, of whose life and knowledge we have received the best testimony, we have engaged him for our service as first Councillor of the Director at a salary of one hundred guilders per month, commutation money for board included, as you will learn in detail by our ship "Koninck Salomon."

For special reasons we have also resolved, that you shall let the increase of Councillor La Montagne's salary to fifty guilders per month and two hundred guilders yearly for board begin so much earlier and from such a date, that his debts to the Company may be balanced and liquidated by it; we trust this will make him continue in his duties with still greater zeal and take the Company's interest still more to heart.

We have made an agreement with some merchants here and allowed them to sail with two or three ships to the coast of Africa to trade for slaves and carry them thence to the West Indies and the neighboring islands; as we expect, that one or the other of these ships may come to New Netherland to sell their slaves to the inhabitants there, we desire and require, that in that case you demand no recognition from them, but assist them in every proper way to clear away all obstacles, which might impede the progress of agriculture. This for your information and subsequent action.

The former Director Wouter van Twiller has suggested to the Board, whether it would not be advisable to make some alterations in the clearances, given by the Company to ships sailing to New Netherland, especially to put in the place of 45 stivers as duty on Virginian tobacco 20 stivers for one hundred pounds or two guilders for the cask, partly to draw most of the tobacco from Virginia by way of New Netherland, which would be a great advantage to the inhabitants there, partly because he, Van Twiller, considers it impossible, that the ships can continue to sail from here to New Netherland in competition with those sailing directly from here to Virginia and New England and paying only 10 guilders per last. Although we have declined his proposal, we have nevertherless concluded to apprise you of it, that we may have your opinion by the first chance.

We enclose a sealed secret letter, which we direct you to keep in a special place and which must not be opened or read, unless Director Stuyvesant should die there (which God forbid). In that case our orders and intentions expressed therein shall be read and we desire, that then they shall provisionally and until our further orders be carried out and obeyed.

We called upon you some time ago for information concerning the account of monthly wages earned by a certain Jan Jansen van Ilpendam, formerly Commissary there, but are surprised not to have received any answer yet. A memorandum of the matter and account is therefore here again enclosed, upon which you will take such order, that by the first opportunity we may receive a distinct explanation and statement of this matter, as well as of the case of one Francis Deckersen, supercargo of the ship "Niew Nederlantsche Fortuym."

Copies here enclosed of two petitions presented by Adrian van der Donck will inform you of their tenor and demands: in regard to the first, we can well understand, that it is founded in reason, for it would be very expensive and inconvenient for the people, who take over farm hands and girls, if these servants should leave their service, whenever it pleases them and before their time has expired, without first indemnifying their masters or having other good and sufficient reasons. We must act in such matters very cautiously and give such orders, that neither the people are hampered nor the masters or their servants have cause for complaints. As to the six guns, which the said van der Donck sent there in 1651, if the case stands as related and the guns were not smuggled; but imported with the consent of the Company, they should be returned to him.

Concerning the second petition in relation to the piece of land or poor meadow of about 30 to 40 morgens near the Saeghil*, we have deemed it advisable to write you and order not to allow any one to trespass upon said meadow nor occupy it before you shall have examined this case and if you find that he, van der Donek, has purchased the said meadow from the natives with the consent and knowledge of the Director and Council there and it does not prejudice or infringe upon the Company's rights, then, we are of opinion, this piece of land or meadow should be left to him under the same conditions as grants are made to other inhabitants pursuant to and conform with the placats.

Also the ship "Gelderse Blom" belonging to or freighted by Wouter van Twiller, while tied up here, had surreptitiously received on board a number of kegs of powder, the inspectors of the customs presuming their contraband character have seized them, as the ship was going out from

^{*} Nepperhan Creek in the city of Yonkers.

the Texel, so that the owners have suffered no small loss; but Wouter van Twiller pleads ignorance and the skipper with his mate have eaten the cheese. There are undoubtedly on board of this ship still other contraband goods and we deem it therefore advisable to inform you hereof, that you request and direct the Fiscal to be very strict in his examination, when the ship arrives and is being discharged, that such snugglers may be proceeded with and punished according to the placats as an example for others.

Herewith etc.

Amsterdam,
the 6th of June, 1653.

The Directors of the W. I. Company
Dept. of Amsterdam
A. Pater.
Edward Mann.

The enclosures go in the Company's ship "Koninok Salomon.' To the Director and Council in New Netherland.

EXTRACT FROM A LETTER OF THE DIRECTORS TO STUYVESANT: APPOINTMENT OF PROVINCIAL OFFICERS: VAN DER DONCK'S DESCRIPTION OF NEW NETHERLAND.

(The first part of this letter is a duplicate of the letter of June 6th 1653 p. 206.)

The good testimony and reports presented to us concerning the character, fitness and experience of Cornelis van Reuven, coming over with this ship, have induced us to resolve, to take him into our service as Secretary of your Board at a monthly salary of 36 fl and 200 fl yearly for subsistence. We trust, that you will derive advantages from his service. As to Carel van Brugge, appointed by you to this office provisionally, you may let him again attend to his former duties as Commissary or assign to him such as you think him best fitted for.

We have concluded to order and direct you herewith, that in case after the unloading of our ship "Coninck Salomon" a cargo of tobacco could be obtained there, the same be placed on board and the ship sent back here with all possible speed; if not, which we hope will not be, you must quickly send the said ship to Curaçao to take in there a cargo of wood and salt and thence let it come directly to this country by the northern route, if the season of the year permit, with special orders to keep as close to the northern coast as possible in order to be exposed to the least extent to the dangers of capture by the English. You will give to all ships sailing from there the same orders in future and as long as the war between this nation and theirs last.

Whereas Master* Adrian van der Donok has presented to our Board two petitions, namely that having received his degree at law by the University of Leyden and been admitted to the bar by the Court of Holland he may be permitted to practice as attorney and connsellor in New Netherland and further to be allowed to examine the documents and papers in the Secretary's office there to complete his already begun Description of New Netherland; we have resolved on the first to allow, that according to the usages of this country he may practice there as advocate by assisting every one, who desires it, with his advice, but as to pleading in Court, we cannot observe, that for the present it is proper to allow, because we do not know, whether there is somebody

^{*} A title given to every one, who has taken his degree as Advocate at the University. - B. F.

there of sufficient ability and the necessary qualification, (who before being admitted to practice there, nust report to you or as the case may be to us) to act and plead against the said van der Donck. You will do in this matter, what you shall consider to be the best for the country and its inhabitants.

Concerning the second point we have resolved to refer the said van der Donck to you, that you may let him have such documents and papers, as may be thought of service to him in completing his history; but as this is a difficult matter and requires consideration, we wish to recommend to you, to be herein so cautious that the Companys own weapons may not be used against us and we be drawn into new troubles and quarrels.

For the sake of greater security and for your guidance we have resolved to notify you again herewith, that the pay of the soldiers, sent over now in this ship as well as last year for our service, shall not begin before their arrival there; therefore a soldiers accounts must not begin before that day and the first entries to his debit must be, besides the two months pay received here in advance, for the arms given him fl 13. 18 st. and for the strawbed and sea-chest together fl 2.15. The account of the men, who take or have taken with them their wives and children, must likewise be charged for the board and fare of the latter, which the Company pays for these women and children sailing in private vessels or else they must provide for it in some other way.

Above all care must be taken, that in the accounts and books of monthly wages proper entries are made of the debts contracted here by the soldiers and others before their departure (which the enclosed list shows in detail) as in their liquidation we pay here every year to the creditors the pay for two months, which is also paid every year to the wives, left behind here by men entering our service. Therefore, when you discharge them you must at the final settlement and payment retain at least as many times a two months pay besides the two months wages received here, the arms, bed etc as they have been years in the service of the Company; nor must you omit to send us yearly a correct statement of those, whom you may discharge from time to time, as we have already told you, that the Company may not suffer loss.

We have further to say in connection with the foregoing, that the books of monthly wages cause us here a great deal of trouble and examinations, because many items in several accounts are cancelled and credited, which refer to the journals, while we have received neither these nor the ledgers: we are therefore unable to see clearly and distinctly, whether these credited items have their proper counter entry, unless the books of wages are examined from beginning to end, item for item, to discover whether the charge has been made. You will therefore take care and give order, that henceforth the books, accounts and vouchers are sent to us in due time, that the Company may be protected against loss and the people concerned not detained.

From complaints addressed to us we have learned that of the merchandise taken over by one Cornelis Pyl lately in the ship "Hoff van Cleeff" five pieces of kersey have been confiscated by the Fiscal there, because it was not entered in our invoice: as however this omission was caused by a clerical error, which the documents entrusted to our skipper Cornelis Conractsen now coming over will prove to you, we have deemed it advisable to notify you thereof, that the aforesaid five pieces of kersey may be returned to the said skipper or his attorney and further complaints avoided.

We have already stated that the ship "Hoff van Cleeff" had safely arrived from Curaçao at Rochelle, but now we learn to our sorrow, that on her way to this place she has been taken by the English close by here, so that we are deprived and robbed of the profits, which we might have made on her return cargo; it would have been of considerable assistance, as her cargo of salt

would have sold well, for the price of salt is very high now and it was coming to a good market.

Amsterdam, the 24th of July 1653. The Directors of the W. I. Company
Department of Amsterdam
ISAAC VAN BEECK
J. RYCKAEET.

LETTER FROM THE DIRECTORS TO STUYVESANT: THE RELATIONS WITH THE NEW ENGLAND PEOPLE. 1653 18th of Aug.

Honorable, Worshipful, Pious, Dear and Faithful.

Sieur Allard Anthony appeared here to-day commissioned and sent by you in the ship "Elbingh" which arrived with several other ships from divers quarters in the Sound. We received from him your letter and accompanying papers, dated the 5th of June of the present year from which among others we learn to our regret of the danger apparently threatening our province there from the English neighbors on frivolous and treacherous pretext, used by them to cover their intentions. As our ship "Coninck Salomon," by which we have given you detailed advices, is now ready at the Texel to go to sea at a moment's notice and we have therefore no time to say much more on this subject, which we would like to see dispatched by the said ship; we shall only say in answer to your last received letter, that you may rest assured, we shall endeavor and solicit especially the Lords Mayors and Rulers of this city, submitting all pertinent arguments, to assist and supply the places of so much importance to us with the things most urgently needed there. We trust, that in the meantime after having been duly warned now you will be very cautious and on your guard and that you have put everything in good shape and state of defense so that if that nation has any hostile intentions upon our possessions and makes any attempt upon them, (for which we must not give them any pretext) you may be able to resist them. We expect it however the less, although very much inflated with pride just now, because they must have learned of the losses sustained by the English here in the last terrible seafight with our fleet, in which they lost about 20 of their strongest and best ships, so that at last they were compelled to fly. It was a great victory for our country, which would have been celebrated with the greatest rejoicings, if the life of our valiant Admiral Tromp, of laudable memory, might have been spared. May the good God awaken another like him and protect this country and our territory there against further evil.

Herewith etc etc.

Amsterdam,
this 18th of August, 1653.

The Directors of the W. I. Company Dept. of Amsterdam.

DAVID VAN BAERLE. ABR. WELMERDORP.

To the Director and Council in New Netherland.

ABB. WELMERDORP.

Letters from Italy report, our Consul at Alleppo had written, that our people in the East Indies had taken two English ships on their way home, valued at about twenty tons of gold.

RESOLUTION OF THE WEST INDIA COMPANY TO ENCOURAGE PRIVATEERING.

No. 25.

Extract from the Register of Resolutions adopted by the Committee of the Directors of the West India Company representing the Assembly of the XIX at the Hague.

Monday, the 15th of September 1653.

The Committee appointed to consider the ninth section of the Description concerning the privateering or sailing with letters of marque have made their report on this matter, which says, that the rules adopted for this business in 1646 should remain in force, but in order to animate and encourage everybody at this time to equip a ship or ships for the spoliation of the Portnguese, consent might be given, that, besides the reduction of the duties granted in 1652, provisionally and until further orders the following alterations be made.

1.

All captured goods may be secured and stored in a neutral warchouse, of which the government and the interested parties or their agent shall each have a key.

2.

After sentence has been pronounced by the court in *Brasil*, the goods shall be sold in like manner as now by agents of the said government, provided, that some one of the interested parties or their agent may be present

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The moneys for the captured prizes shall be received as usual and pursuant to old customs, provided that the interested parties or their agent shall be satisfied promptly and their share paid to them, shortly after the receipt of the said moneys.

4.

All captured goods, which the purchasers shall wish to send elsewhere, may be shipped in such vessels as the interested parties deem advisable, but only to the fatherland and not elsewhere, unless the government in *Brasil* upon occasion gives other directions.

5.

Only the negroes captured in prizes coming from the sea may be sent with the knowledge of the government in Brasil to such places, as the purchasers choose.

3

The duties now received by the Company for all prize goods captured and specified in the aforesaid rules (negroes included) shall be reduced to 10 p. cent. and nothing more, the export upon order remaining as before.

A vote having been taken, it was unanimously resolved to adopt these articles and allow every one to act according to these rules and the gentlemen of the Committee received the thanks for their exertions. Letter from the Directors to Stuyvesant: Negotiations with the Burgomasters for all. November 4^{th} 1653.

Honorable, Worshipful, Pious, Dear and Faithful.

Although this ship the "Vaerwel" takes the course to New Netherland by way of Brasil and Curação and therefore most likely will arrive late, we have neither been able not willing to omit informing you of what has occurred here since our last letters of the 24th of July, copy of which we shall send by the first and better opportunity, and of the 18th of August sent by the "Gelderse Blom" and our ship "Coninck Salomon;" especially regarding our request for assistance required for those places. We will also reply, as far as shall be considered necessary at present, to your last two letters of the 7th of January 1653 and 5th of June following.

First concerning the request for aid and the reason, why as yet we can write about it with so little detail, it has not been neglect or lack of zeal on our part, but solely the very important affairs of state, which engage at present also this city especially, so that almost continually one or the other of the Burgomasters has been absent as delegate here or there; then came the illness of the Honorable Burgomaster Witsen, so that the worshipful board being not full, we deemed it unadvisable to present our request until 6 or 8 days ago, when we handed the Burgomasters a certain remonstrance drawn up by us regarding this matter with some documents on the same subject. Nothing of interest has so far resulted from it, notwithstanding that we have importuned one or the other of their Worships by constant solicitations, but we have learned from them at least so much, that the present condition of the city will probably not permit to incur expenses or make advances without some assurance or without something tangible, from which they could repay themselves. We have thereupon requested that a committee of the Council be appointed to confer with us on this matter, and to hear our propositions: we are now anxiously waiting for that committee and hope, we shall give them full satisfaction. Anyway, as far as the condition of the Company can or may admit, we shall do our best and exert the power, which the Company still has: upon that you may rely and you may also believe, that we are deeply interested in it, because we desire very much the preservation and safety of that territory, opened with so great expenses, and its inhabitants. Meanwhile we have begun to provide ourselves with arms and ammunition of war and have already gathered 170 muskets, carbines and firelocks to arm the soldiers going thither. We shall not cease to continue in our preparations and care and we trust, that you likewise are very cautious and make the best use of the means and power given to you first and now by God and nature, so that the haughty and intolerable English nation may not get the better of us through our bad management and carelessness.

We are now coming to the reply to your two beforementioned letters, first of that of January 7th 1653, in which you say, that our people there live in great fear because the advantages gained in Parliament over our government are zealously magnified. We may well believe it, although it is sure, that the same are made ten times greater, than they are in reality; but it is in the nature of haughty people and generally the characteristic of that nation and therefore their tales should not be believed so readily or accepted as correct. We think their boastfulness and haughtiness will be considerably diminished now, because they have accomplished nothing or at least very little during the year and specially because the great loss, which the English have sustained in the last terrible engagement at sea against our fleet, causes considerable decline and dissatisfaction with their new usurping government. As to the union, said to have been made by them with the Swedish crown, we have as yet seen no sign or result from it, much less, that they

have joined their forces to blockade the Sound; the English furthermore came out of the beforementioned sea fight in so disabled a condition, losing besides twenty of their best and strongest ships, that they have not been able to recover as yet and go to sea again.

You must also be very cautious in the intercourse with the Swedes on the South river (against whose chief you complain), as well in maintaining the Company's privileges as in avoiding if possible to give them cause for complaints and dissatisfaction: for it is not advisable to increase the numbers of the Company's enemies at this critical period. Concerning the request made by some of his subjects for permission to come and settle among us, if we will engage to protect them, we see no reason, why it should be refused and denied, (unless your view goes farther, than we at present can observe), for it would indeed prevent an increase of population, which is nevertheless the life of a state and therefore should be promoted by all means. Hence the influx of free people should not be impeded, but rather encouraged by resolute and honest measures; justice and equity then demand, that to the extent of our power we protect and guard all, who are willing and have submitted to our laws and customs, like our other inhabitants.

You extol the conditions and the offer, according to which some English families shall be admitted there to establish a new village or settlement near and opposite the village of Flusking who with the village of Middelburgh* are willing to the same conditions and offer. You present the matter as a proper measure, which would place the country and the administration in a firmer and safer position, but unfortunately we take a different view, because the people of Hemstead and Flushing have actually not only not prevented the raising of the Parliament's flag by some English freebooter, but also permitted it to be done; an example, which induces us not to trust to any of that nation residing under our jurisdiction. Their immigrating and having favors granted to them must therefore be restricted henceforth, that we may not nourish serpents in our bosom, who finally might devour our hearts. You will act accordingly.

We have learned with sorrow and surprise from your last letter of the 5th of June of this year (as we already mentioned in ours of the 18th of August, copy of which we enclose) what frivolous and false charges the people of New England have brought up against us only to cover their evil intentions with the appearance of justice and right: they follow herein the example of their principals, whose government is built up on the same grounds and foundation. Upon hearing the rumors from New England they have magnified these false reports, apparently started at their own instigation and have forged and published in London the most shameless and lying libel, which the devil in hell could not have produced, under the title "The second Amboyna Tragedy or truthful Account etc." We have caused a translation† to be made of it and send you a copy of it herewith, so that you may see yourself the strategic measures employed by that nation in order not only to irritate against us their own people, but also to bring down upon us the whole world. You must therefore proceed with great caution, for we cannot expect the least good from that nation at present.

The crops, which had been raised, have, we hope, been safely harvested and although we can hardly believe, that the people of New England would have the audacity to blockade and besiege us there, which you apprehend most, the grain and other victuals must not be consumed lavishly at this time; we are told, that the Colony of Renselaerswyck use their grain to brew strong beer etc., and you have done well and acted with due caution by giving them a timely warning. As by prohibiting the trade with New England no more meat or bacon can be drawn from the North, which you fear will cause a scarcity of these provisions, therefore we have at this time

resolved to affix handbills proclaiming, that all, who will send victuals to New Netherland, shall pay no duties on them; that will encourage merchants to ship them.

We are waiting with much anxiety to hear of the return and the proceedings of our commissioners, Fiscal van Tienhoven and the Burgomaster-elect Arent van Hattem, who were sent by you to the Virginias partly to obtain some provisions, partly to ask for a continuation of the correspondence, peace and commerce, to which the Governor and inhabitants of these places are very well inclined, as you say; we were glad to learn it, because we esteem their friendship very highly as well on account of the commercial intercourse, as because, as we said before, we must make no more enemies there and therefore we must also employ all honest and equitable means to continue with them upon the old footing of intercourse and friendship. Do not cease in the meantime to watch them, nor show your weakness and do not trust them, because at present very little reliance can be placed upon them.

We are very much astonished and surprised by your proposition and request, that the interested parties, as Gerrit van de Voorde and his partners, might be satisfied and paid here for the merchandise confiscated by you and sold there; the more so as our former letters must have convinced you, how little satisfaction these proceedings and confiscations have given us: you ought also to have known, that the condition and funds of the Company here do not permit it. There is little chance to settle the matter by an offset against the duties, and it would besides be a very slow way, as the people at least are sending only small cargoes to New Netherland and on the other side the Company should not be deprived of their small revenue in this country. In the meantime these people, here receive in consequence of this sending from pillar to post and delay injuring their interest, just cause for complaints, which you might have prevented by keeping in deposit the moneys received for the confiscated goods, especially as the confiscation was made for so poor a reason, viz: not showing the bill of lading, while the goods were nevertheless entered in the invoice. You might have foreseen, that a claim for restitution would be made and in the future you must act with more caution and use all means to satisfy these parties there one way or the other and make such arrangements with them, that no more chances to complain may be given to them or to others.

The good character, which you give to the skipper Jan Jansen de Vischer has been already taken into consideration by us and would in due time most likely have been acted upon, if we had been able to speak with him, but we are at present prevented from doing so, because he is a prisoner in England, having had the misfortune, when returning with his ship from Norway to get separated from the rest of the fleet and to meet an English privateer, a frigate mounting 34 to 36 guns, which sunk his ship after a fight of 5 to 6 hours' duration and took the skipper and the crew to England as prisoners; this is, alas! already the third ship coming from that quarter, which has thus been lost to the owners. The merchants trading to that country are undoubtedly much aggrieved, but we hope, that they and we shall have our revenge some time or that the differences between our and that nation shall be adjusted, strong signs of which now reappear, as this government has again sent two commissioners to England. Time will show what they shall accomplish.

After a committee of the worshipful Council of this city, to wit Messrs. Valckenier, Blauw, Tulp and Dronckelaer, had been appointed upon our petition to the Burgomasters (as already mentioned) to confer with us concerning the security to be provided by us for the payment of the succor asked and required for our places, we have last Wednesday met these gentlemen, to which we believe we did not only give every satisfaction, but they also felt the importance of the matter,

as far as we can judge, to be so great that we neither will nor can doubt of their making a good and favorable report to the Burgomasters and Council. It is therefore to be expected, that some assistance shall be sent hence with God's help this year yet, which most likely will reach there before this letter, as the ship is going by way of Brasil and Curação. You may rely upon it and keep your eyes open in the meantime, that no misfortune befal us there.

The XIX of all the departments are still assembled at the Hague and engaged in reforming the government of Brasil, to send there new superior officers and to recall the old ones, who have been there over the time for which they were engaged. There is also some talk about the establishment of a general accounting department to sit at the Hague, which we hope will bring the departments more into harmony and induce them to mind the interests of the Company with more care and zeal. The hope for reform in Brasil is at present favorable: if some agreement or peace is made with the English, we shall apparently receive a considerable succor for Brasil and the other possessions of the Company to dampen the haughty spirit of the Portuguese and bring Dutch Brasil with part of Portuguese Brasil under the government and jurisdiction of the Company.

The government in *England* is at present very odd. Late advices from there state, that Parliament has resolved and ordered all Roman Catholics to contribute two-thirds of their revenues for the expenses of the war; also that all apprentices shall again wear blue caps.

They had also ordered, that in future all marriages shall not be performed by a preacher in church, but by justices of the peace and this order was to take effect on the 1st of November 1653, but it has been suspended. Nothwithstanding all their thieving and robbing, confiscating of land and goods, selling of the King's lands and houses and the property of bishops, deacons and ecclesiastical institutions there is a great scarcity of money, so that Parliament is very busy to find means: the people are getting tired of it and are slow in giving: all kinds of pretexts are invented to blacken the Dutch infamously and stir up the English against them only to make them ready to contribute; sensible men may know, whether such a government can exist long.

We have said above, that last Wednesday we have conferred with the committee of the worshipful Council of this city concerning the security for the required assistance; they have made such a report to the worshipful board yesterday, that it has thereon adopted a very favorable and salutary resolution in behalf of strengthening that province (which they begin to consider of importance) so that we are not mistaken in our opinion, as stated above, and you may therefore expect by the first suitable opportunity the desired provisions and succor.

Herewith etc.

Amsterdam, the 4th of November 1653. The Directors of W. I. Company
Dept. of Amsterdam.
A. Pater.
Jacob Pergens.

To the Director and Council in New Netherland.

Council Minute. Appointment of deputies to attend a convention of delegates from the nearest Colonies.

Whereas, several complaints have been made to us concerning the incursions and robberies of a certain *Thomas Baxter*, a fugitive from this Province, and his companions, by which among

others Jochim Pietersen Cuyter, Willem Harck and others have suffered and especially the secret and thievish abduction of 10 or 12 horses from the village of Amesfoort, and

Whereas, we cannot but be incensed at this and other robberies and incursions committed by the said *Thomas Baxter* and his accomplices and complained of by the damaged inhabitants,

Therefore we have resolved, to send letters to and summon from each of the nearest subordinate Colonies two deputies, who are to meet at the City hall in this City and to whom we think advisable to join two respected members of our High Council, to wit the Hon^{Me} Mr. Johan la Montagne and Mr. Cornelis van Werckhoven, authorized to make in our name the proposition and further to deliberate with the other delegates for the reputation and greater security of the country and its good inhabitants upon some effective remedies and means to prevent and stop these incursions, of which deliberations they will give us a report with all speed.

New Amsterdam, Novbr 24, 1653.

P. STUYVESANT.

PETITION OF THE BURGOMASTERS AND SCHEPENS OF AMSTERDAM FOR AN ORDER TRANSFERRING TO THEM THE EXCISE ON BEER AND WINE WITH A MINUTE OF THE APPEARANCE BEFORE THE ABOVE MADISTRATES OF THE PRINCIPAL CITIZENS CONSENTING TO CONTRIBUTE TO THE EXPENSES OF THE CITY.

To the Very Worshipful, their Honors the Director General and Council of New Netherland.

Show with due reverence the Board of Burgomasters and Schepens of the City of New Amsterdam.

Whereas the Hon^{ble} Director-General on the 11th Novbr last past verbally granted to this Board, that the excise of wine and beer, which is now being paid to the Hon^{ble} Company's office, shall be paid to their Board from and after the 1th of November, whereupon the Magistrates of this City called together some of the principal burghers and inhabitants to inform them thereof and

Whereas they have no ready money on hand now, but are nevertheless called upon for it,

Therefore the Magistrates asked them, whether they would be willing to subject themselves to all the general taxes, which we might decide to impose in behalf of the city, to which they unanimously consented, as shown by the annexed copy of their act, and

Whereas further we have as yet not received any official document relating to the excise, notwithstanding our repeated requests to the Hon^{Me} Director-General and Council,

We once more respectfully request to be furnished an official act relating to the excise on wine and beer, as paid at the Hon^{Nie} Company's office (excepting the export to Fort Orange), the more so as we have informed the community of it and will be held in contempt and scorned by everybody, if we fail to obtain it. If hereafter, our petition not being granted, some misfortunes should happen, which God may avert, the aforesaid Magistrates declare themselves not responsible for the same and further, that they cannot exist without money and to their regret must see all the work already done go to destruction and ruin; wherefore they request a favorable decision

and the document. Thus done and enacted at the session of the Burgomasters and Schepens, this 25th of November 1653 at the City Hall of *New Amsterdam*,

By order of the Burgomasters and Schepens,

Jacob Kip, Secretary.

Copy of the enclosure in the foregoing petition.

Tuesday, Novbr 11, 1653.

Present at the meeting in the City Hall of New Amsterdam.

Their Honors Arent van Hattem and Martin Cregier, Burgomasters, Paulus Leendertsen van die Grift, Pieter Wolfertsen van Couwenhoven and Wilhelm Beeckman, Schepens.

Some of the most influential burghers and inhabitants of this City having been lawfully

summoned, the following appeared:

Johannis van Beecq, Pieter Cock, Jan J. Schepmoes, Jan J. Kuyper, Peter Caspersen van Naerden, Claes Bordingh, François Fyn, Jan J. de Jongh, Jacob Steendam, Conrad ten Eyek, Hans Kierstede, Isaac de Forest, Dirck Schelluyne, Hendrick Kip, Lambert Huybertsen Mol, Peter Cornelissen van der Veer, Abram La Noy, Jan Lawrensen Appel, Gowert Loockermans, Johannis Petersen Verbruggen, Daniel Litschoe, Jacob van Couwenhoven and Oloff Stevenson,

To whom the said Hon^{ble} Burgomasters and Schepens propose, that, whereas they have asked the community to provide means for paying the public expenses and keeping in repair the works and were answered, if the Hon^{ble} Director-General will allow the excise to be paid to the treasury of the City and for the City's benefit, they would willingly contribute, therefore the Burgomasters and Schepens declare, that they have obtained the consent of the Hon^{ble} Director-General to have henceforth the excise on wine and beer paid into the office of the Burgomasters and Schepens for the benefit of this City, But as for the present no ready money is on hand and yet is much needed during these dangerons times and therefore some general taxes should be considered, the aforesaid Magistrates ask the community, whether they will submit to such ordinances and taxes, as the Magistrates may consider proper and necessary for the government of this City. They all answered "Yes" and promised to obey the Hon^{ble} Magistrates in everything, as good inhabitants are in duty bound to do confirming it with their signatures. Done as above at New Amsterdam in New Netherland.

Hendrick Hendricksen Kip, Jan J. Schepmoes Govert Loockermans, Lambert Huybertsen Mol, François Fyn, Jan Lawrensen Appel, Jacob van Couwenhoven. Isaac de Foreest,
Jacob Steendam,
Jan J. de Jongh,
Conrad ten Eyck,
Peter Cock, his mark,
D. van Schelluyne,
Johannis de Peyster,
Agrees with the Original

Peter Cornelissen van Veer, Abraham La Noy, Johannis van Beecq, Peter Caspersen, Claes Bordingh, Jan J. Kuyper, Joh. Petersen Verbruggen.

JACOB KIPP, Secretary.

Answer of the Director-General and Council to the foregoing request.

The Director-General and Council stand by their verbal promise given upon the proposition and reciprocal promise of the Burgomasters and Schepens on the 11th inst, to wit, that the Director-General and Council shall provisionally and subject to the approval of the Lords-Directors cede and grant to the Burgomasters and Schepens the collection of the common excise on wine and beer, consumed within this City, provided that the Burgomasters and Schepens, according to their promise and instruction, furnish means for the maintenance of the public works in the City and the subsistence of the ecclesiastical and political officers [of the Company] and that the excise shall be publicly let to the highest bidder according to the custom of the Fatherland.

New Amsterdam, Novbr 25th 1653.

By order of the Director-General and Council.

Cornelis van Ruyven, Secretary.

REMONSTRANCE OF THE MERCHANTS OF NEW AMSTERDAM AGAINST THE ORDINANCE FIXING THE BATES OF IMPORT DUTIES, PASSED ON THE 19th OF NOVEMBER 1653,*

To the Noble, Very Worshipful, their Honors the Director-General and Council of New Netherland.

Noble, Very Worshipful Gentlemen.

Your Noble Worships have been pleased to publish on the 20th of this month of November an ordinance, containing regulations for the sale of and trade in goods imported here from the Fatherland or hereafter to be imported, similar to which an ordinance was passed and promulgated in September last. Your Noble Worships have also been pleased to call together on the same day some of the principal merchants and traders of this City of New Amsterdam, in order to communicate to them the aforesaid ordinance and recommend its execution. The said merchants deemed it then advisable to deliberate with others and to submit their opinion on this matter in writing to your Noble Worships, after having first communicated the same to the Honble Burgomasters and Schepens, the lawful authority of this community. Thereupon the merchants and traders generally (with all the respect and obedience, which they all acknowledge to owe to their superiors and will at all times prove, when called upon in reason and justice) declare, that after having considered and examined among each others the matter they are of opinion, the said ordinances and regulations can be introduced and carried out here only with very great loss, damage and decrease of the commerce, which with submission should rather be animated and favored with liberal privileges and exemptions, than burdened and hampered with captious limitations. For as to the price fixed upon some goods, and the permission to ask 120 p. cent profit on others, upon which no price is set, from the purchasers, the said merchants believe that they cannot well do business in that way, as the great and sometimes excessive leakage of liquid goods and the perishable

^{*} See Laws and Ordinances of N. N. page 149.

nature of dry goods has already notoriously caused and will always cause such losses to each of the merchants, that if they are compelled by the enforcement of the said ordinances (which they hope will not be done) to sell their stock accordingly, they would scarcely get a return of their first cost, much less a cent per cent profit. The heavy export and import duties paid here and in the Fatherland, the charges for convoy and direction, the heavy freight bills and premiums for assurance, interest on capital invested in merchandise added to the dangers of leakage and decay make the first cost of goods delivered here more than 70 or 80 p. et. higher than abroad. The said merchants therefore respectfully request, that your Noble Worships will please to suspend the enforcement of the aforesaid ordinances, as they cannot conform to them without great loss to themselves or their principals and to allow them to sell according to the usages of the Fatherland and other countries, where commerce has a free course, their goods at such prices, as they think just and reasonable considering the conjunctures of the time, the first cost and expenses. In case of refusal they are, with due reverence, resolved, to keep their goods until the return of better times rather than to sell them at a loss or at least small profit. But as they understand and are informed, that the intention of your Noble Worships in and the motive for passing and publishing the aforesaid ordinances were principally, that the community and the burghers of this City might be properly supplied with such goods as they needed for the wants of their bodies, to wit socks, shoes, linen and such other necessary articles, they herewith unanimously declare, each for himself, that it is by no means their intention to overcharge any burgher or inhabitant in the sale of necessary clothing or to demand unfair prices, but that they will act towards them in the sale and delivery of goods like honest traders and good fellow-citizens, so that no one of the community shall have occasion to complain. Awaiting your Noble Worships favorable decision, they remain

orable decision, they remain $New\ Amsterdam$

Novbr 22d, 1653.

The Burgomasters and Sepens of New Amsterdam having seen the foregoing petition of the merchants of this city to the Director-General and Conneil, advise, before giving their opinion on it, to suspend a decision and delay an answer until they have had a conference with their Honors.

New Amsterdam in N.
N. Novbr 24, 1653.

ARENT VAN HATTEM.
MARTEN KRIGIER.
P. L. VAN DER GRIFT.
W. BEECKMAN.
P. WOLFERTSEN.

Honorable Gentlemen
Your Noble Worships
Obsciont sorwents

Obedient servants. Johannis van Beeck. Johannis Nevius. P. Cornelissen van der Veer. Jacob de Weert. Jan Laurensen Appel. Johannes van Brugge. Anthony van Hardenburgh. Jacob Visch. Jacob van Leeuwen. Abram Nichel. Pieter Schaffbanck. Jacob Jacobs. Dirck Claesen Boot. Jan Withart. Johannis de Peyster. Govert Loockermans. Reynier Rycke. Robert Vastrick. J. V. T. Willer. Jacobus Backer. Hendr, van der Vin.

Answer to the foregoing by the Director and Council.

When last Friday the petitioners were summoned to appear in person before the Council, the Director-General and Council directed them to prove specifically the leakage and produce substantial reasons why they could not sell their goods for the prices fixed by the ordinance and whether 120 pet. above the first cost of necessary goods, little or not all subject to decay, was not sufficient at the present time. As no attention has been paid to this order in the present petition the Director-General and High Council direct the petitioners once more to show specifically and prove in regard to which goods they find themselves mostly injured and how they have mostly suffered from losses and leakages, also on what goods they cannot afford to charge an advance of 120 pet.

Thus done in Council, present the Honble Director-General, Mr. Nicasius de Sille, Mr. Werckhoven, Mr. La Montagne, Fiscal Cornelis van Tienhoven, at Fort New Amsterdam in New Netherland, Novbr 25, 1653.

By order of the Director-General and High Conneil.

CORNELIS VAN RUYVEN
Secretary.

Journal of the Proceedings of the Delegates called together by the order of Nover 24, at the City Hall in New Amsterdam.

On the 26th of November 1653 the following named delegates from the High Council of New Netherland, Mr. J. La Montagne and Mr. Werokhoven met at the City Hall with the delegates from the Board of Burgomasters and Schepens of this City of New Amsterdam, Martin Krigier and Paulus Leendertsen van der Grift, the delegates from the village of Gravesend, George Baxter and Sergeant Huybert, from the village of Vissingen,* John Hicks and Tobius Fecks, from the village of New Town, Mr. Coo and Gootman Hasert.

Messrs. La Montagne and Werckhoven propose verbally and in writing, that the respective delegates should express their opinion how and by what means the robberies can be stopped.

1.

Ensign George Baxter and all the other Enlish delegates asked, whom Mr. Werckhoven represented and upon his answer, that he was sent as a delegate from the High Council, they said, they would have nothing to do with him and did not acknowledge him as a member of the Council nor would they allow, that the Director-General or his deputy should preside, as he could not protect them.

2.

The English delegates sent a written reply to the Hones Director-General of the following tenor, that, if the Director representing the Priv. W. I. Company will not protect us, we shall be

compelled to prevent our ruin and destruction and it is therefore our opinion, that we need not pay to him any more taxes and duties, but they promised to remain faithful to the Lords States General and the Honbie Company offering the delegates from the Burgomasters and the Schepens of this City to enter into a firm alliance with them, to which the delegates gave no answer but left.

3.

The delegates of the City of New Amsterdam summoned before the Hon^{Me} Director-General reported to the Council the foregoing, to which his Honor said, the answer was a prompt one, but he had no objection that the Burgomasters and Schepens should make a union with them, only, as they could not out-vote them, he intended to grant at the next election a court of justice to the people of Amesfoort, Breuckelen and Midwout, so that at all future occasions there might be with the votes of Fort Orange and the others a sufficient number against them. In the afternoon the aforesaid delegates met again at the same place.

4.

C. van Werckhoven testifies, that he has heard and understood what was transacted verbally so far.

Messrs. La Montagne and Werckhoven submitted an answer in writing from the Hon^{Mo} Director-General, wherein he expresses his willingness to protect his people according to his commission with the power and means, said was not quite satisfactory, for Jochem Pietersen, William Harck and others have already been robbed and the Director-General has as yet done very little to protect others against these robberies, therefore we must defend ourselves, for if his Honor cannot deliver us from 16 or 17 men, what could he do against more].

La Montagne testifies to the correctness thus far. The meeting resolved to assemble again on the morning of the next day, with the exception of Messrs. La Montagne and Werckhoven and consider what should be done.

On the 27th of November at 9 o'c' A. M. all the aforesaid delegates met again with the exception of Cornelis van Werckhoven and La Montagne.

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The English delegates asked unanimously of Martin Crigier and Paulus Leendertsen, the delegates from the Burgomasters and Scheepens of this City, whether they would live with them in peace like brothers and friends; they were answered "Yes, but no firm alliance could be made with them, before the Hon³⁴ Director-General, the High Council and all the adjacent districts and villages had not been informed of it." The English delegates answered, if the Burgomasters and Schepens would not join them and the Hon³⁴ Director does not protect them, they would form a union on Long Island among each others. The City delegates then replied, it would be better to write about it to the Lords-Directors and they promised that meanwhile they would keep them well-informed of and assist them against robbers and other disasters of that kind to the best of their abilities and live with them as their friends. But in regard to the letter to be written to the Lords-Directors the City's delegates requested to hear the advice of the villages of Amesfoort, Breuckelen, Midwout and on Staten Island, as at this season of the year, when the ships are ready to sail, they could not wait for the advice and opinion of the people at Fort Orange,

Rensselaerswyck and the South river. Hereupon it was unanimously resolved to come together again from the respective places on the 10^{th} of December next in order to write to the Lords Directors and then the meeting separated.

Done this 27th of Novbr 1653, at New Amsterdam in New Netherland.

MARTIN CRIGIER, P. L. VAN DER GRIFT.

RESOLUTION TO PUT UP THE SHIP "KING SALOMON" FOR FREIGHT HENGE TO FATHERLAND OR IF
IT CANNOT BE OBTAINED HERE TO SEND HER TO VIRGINIA FOR TOBACCO.

Whereas the Noble Lords Directors of the Priv. W. I. Company have sent thither the ship "Coninck Salomon," Cornelis Conradsen van Campen, master, with directions and order to return the said ship speedily either with a good cargo from here to the best advantage and profit of the Company or in default thereof to send her to Curação for a cargo of salt and wood,

Therefore the Director-General and Council on the information of several reports and letters, brought by skippers from Virginia, that there is a large quantity of tobacco in Virginia, which for want of ships cannot be exported and in consideration thereof, resolve for the service and advantage of the said Hombe Company, to put up the said ship here for freight of tobacco and other goods and thus to learn, what freight might be obtained here; if a full cargo cannot be had here let her make a voyage to Smith's Island on the North Cape of the Bay of Virginia near Huccomacco, where it is said a sufficient quantity of tobacco lies ready for shipment and thence have her return here with God's help, where she may take in the engaged freight, which in the meantime has been made ready.

Thus done and resolved at the meeting held by the Director-General at New Amsterdam in N. N., Novbr 28, 1653.

Remonstrance of a Committee of Merchants, containing explanations called for on the $25^{\rm th}$ of November.

To the Noble, Very Worshipful, their Honors the Director-General and Council of New Netherland.

Noble Very Worshipful Gentlemen.

Whereas by your Hon^{ble} Worships' decision upon the request, made in the name and on behalf of the merchants and traders of this place on the 22^d inst., they were directed to specify and prove through which goods and merchandises they had suffered the greatest losses and how the most average and leakage had occurred, also which goods and merchandises they could not afford to sell here with an advance of 120 per cent. at the present time,

Therefore the said merchants and traders have empowered and deputed us, the subscribers to report to your Honble Worships as we herewith do,

First, that a merchant is not well able to give specified proofs, how his goods have been

damaged and depreciated by leakage, decay, average or otherwise, for a too careful investigation and research would be required, which without creating great confusion in the trade cannot be made; but, we say it with due respect, the notoriety of excessive losses by leakage and otherwise should be sufficient to prevent the enforcement of such rules and limitations for the commerce, as your Honbie Worships have already been pleased to make and publish.

Second, even if the respective merchants had proved each in his line, through which goods the greatest loss had been incurred, then, we again say it with due respect, his proof should not have led to the establishment of rules, which are to be in force not only for the present and concern a few merchants, who have suffered losses, but also for the future and effect the merchants generally. For if they, who had lost more should have permission to sell their goods at a higher price, than they, who had lost less, a great confusion would be caused in the trade and the merchants would necessarily be made suspicious and uneasy in the expectation of being at all times and occasions examined concerning the sale of their goods. Besides, each merchant would have to be provided in this case with a special document and order, by which to govern himself and further such orders or rules are not in particular in any of the places under the jurisdiction their High: Might: the States General of the United Netherlands, but each merchant or salesman has a free disposition of his wares. Your Honble Worships and the whole world know to how great a wealth and increase of commerce, and we persist therefore for ourselves and in behalf as above in repeating our former request, having resolved, in case of refusal, to hold the goods which we now have here and not to order any more, for we cannot believe, that to enforce the said ordinances will tend to the advantage of the country or city, to the benefit of the citizens and inhabitants or to the increase of commerce, but only to the benefit and enriching of those persons, who are already or may be authorized to carry out the rules.

New Amsterdam in New Netherland, the 28th Novbr 1653.

J. V. Beeck, Cornelis van der Veen, Jan Laurrensen Appel, J. van Brugge, Cornelis Steenwyck.

Request of the Burgomasters and Schepens to summon delegates from all the Dutch towns and villages.

To their Noble Worshipful Honors, the Director General and Council of *New Netherland*.

The present Burgomasters and Schepens of the City of New Amsterdam, show with due respect:

Whereas the report made by our delegates Martin Crigier and Paulus Leendertsen van der Grift to this Board concerning what the convention of the delegates from your Worshipful Honors, our Board and the English villages have finally resolved on the 27th of Novbr., the motives of which can be related to your Honors, namely, that on the 10th of next month delegates from all the English and Dutch towns and villages should meet, to report to the Noble Lords-Directors, as masters and patrons of this Province, the present state of the country here.

Therefore we, the Burgomasters and Schepens of this City fully comprehending the necessity of this step, make the friendly request to your Worshipful Honors to summon delegates from the respective Dutch towns and settlements to appear on the said day and make such a remonstrance to the Lords-Directors for the peace and welfare of the country, as in their opinion they shall consider advised. In expectation of your Worshipful Honors' favorable decision etc.

Done at New Amsterdam, Novbr 29, 1653,

ARENT VAN HATTEM.
MARTIN CRIGIER.
P. L. VAN DER GRIET.
W. BEECKMAN.
PIETER WOLFERTSEN.

REMARKS ON AND ANSWER TO THE FOREGOING REQUEST AND ENCLOSURES.

Forasmuch the Director-General and Council have as yet no reason to believe, but that the petitioners according to their repeated verbal declaration and earnest protestations have no other aim, than a due respect and obedience to the Hon^{ble} Company, as Lords and Patroons and to the authorities appointed by them, as well as a proper interest in the special welfare, peace and harmony of this country, community and city, the Director-General and Council have in consideration of these declarations and protestations given mature thought to their exhibit. Before however giving a definite answer on the main point the Director-General and Council feel in duty bound for their own justification and for the better information and instruction of the petitioners as well as for the maintenance of the Hon^{ble} Company's privileges and the authority of its officers to make some remarks on the enclosure dated Novbr 27, 1653 and signed Martin Crigier and P. L. van der Grift, with marginal notes by Cornelis van Werckhoven and La Montagne.

First, that the Ensign George Baxter and all the English delegates would not acknowledge Mr. Werckhoven as delegate from the Director-General and Council. The reasons herefor should have been given, whether incompetence or misbehavior was alleged. That the said Baxter and the English delegates would not allow, that either the Director-General or his deputy should preside or have a vote: the Director-General and Council call upon the petitioners and every body else to consider, whether this does not border upon revolt, absolutely infringing upon and vilifying the supreme authority of the Director-General and Council under the commission given and entrusted to them by their High: Might: the Lords States-General and the Privileged West India Company.

As to the second point, that said Bacter and the English delegates say in a written proposition the Director-General representing the Priv. W. I. Company would not protect them the Director General and Council declare this to be a false, forged and base calumny and call upon the petitioners themselves to testify, whether the Director-General and Council have not three times with the assistance of faithful and loving subjects sent out yachts and soldiers against the robbers and had soldiers secur the country two or three times, for which purpose the leaders had been duly appointed.

In regard to the third it is true, that the delegates of the Director-General and Council* upon summons appeared and that after some debating the Director and Council verbally informed the said delegates, they were well satisfied and pleased that for the sake of peace the delegates from

^{*} This should be "Burgomasters and Schepens," see above.

the City should continue to live with the English delegates from the adjacent villages in unity and harmony, giving the most liberal interpretation to the meaning of these words, but it was by no means the intention of the Director-General and Council, that subjects, bound to the authority of the Government by their oath and duty to allegiance and obedience, should be allowed to enter with each other into a defensive and offensive alliance without the knowledge or order of their Government and their Council, much less, that subjects should infringe the Governor's authority, vilify the commission received from our superiors, insult, by publicly refusing to acknowledge them, the deputies appointed by the Director-General and Council under the said commission and above all pass any resolutions without their knowledge, as the aforesaid exhibit proves to have been done on the 26th and 27th of November.

To the fourth point, that the English delegates declare unsatisfactory the written answer of the Director-General and Council, stating their readiness to protect their subjects with the means, given them by God and their superiors and therefore must defend themselves and consider themselves as not owing any duties to the Director-General - the Director and Council shall report the animus, expressed in these declarations, to the Lords-Patroons and refer it to the judgment of impartial parties; while they say here only, that as Ultra posse nemo obligatur, the law of nature teaches us, force may be repelled by force and everybody has the right to defend and protect himself in a lawful manner: but their statement that Jochem Pietersen, William Harcksen and others have been robbed without anything having been done, the Director-General and Council declare to be false and calumnious for on account of these robberies of Jochem Pietersen and the theft of horses immediately after the return of the Director-General from Fort Orange three yachts under Paulus Leendertsen and a landforce of about 60 men under the command of Captain Crigier were sent out in pursuance of the resolutions and appointments passed and made for this purpose. If they add, that these persons cannot be protected, it must also be considered, that the said persons and many others, have, contrary to the general order of the Company and the warnings of the Director-General and Council, settled separately far from villages, hamlets or neighbors. Even if the Director-General and Council had or were to engage at the expense of the Company or of the Province of New Netherland hundreds of soldiers it would nevertheless be impossible to protect these separate settlers against robbers and thieves, who come either under the cloak of friendship or are not recognized and receive hospitable accommodations even by some English people, as the sufferers have stated. The Fatherland too is not without instances of such robberies, committed on separately living people, but really faithful and peaceful subjects have never taken that for an occasion to calumniate the Government of our Fatherland as unwilling or unable to protect them, much less pretended not to owe any duty to their duly appointed authorities, as the English delegates without hesitation say in the second and fourth paragraph of the annexed document.

Fifth. The answer given to the English by the delegates from this City, according to their own statements, on the 27th of November in regard to the proposed alliance and reported likewise, in the signed declaration among the annexed documents is not so much disapproved of, as Burgomaster Martin Crigier and Schepen Paulus Leendertsen have verbally and in detail given the reasons and motives for it, earnestly protesting that it was given for the sake of peace and without intention to prejudice thereby the authority and reputation of the Lords-Patroons or their officers or to advise and demand anything, which might lead to their own or other people's damage, disadvantage or prejudice.

Concerning further the request of the Burgomasters and Schepens, that the Director-General

and Council would consent to and approve of the summons of some people from the respective Dutch towns and villages, to meet with them the delegates from the adjacent English villages and then to draw up for the country's peace and welfare such a report to the Lords Patroons as shall be deemed necessary, the following order is made:

Order.

Although the Director-General and Council might adduce weighty reasons and have already yesterday at the meeting of the full Board verbally impressed them upon some of the Burgomasters and Schepens, why this fashion of gathering and individual remonstrations without consulting the Director-General and Council should be discountenanced and although they have had a painful experience of the jealousies, troubles and quarrels arising therefrom during the time of the late Director Kieft and also of the present Director-General, which are, God may better it, not yet laid by, yet, having no greater desire than the safety, welfare and progress of the country, the peace and harmony of all the inhabitants, without regard to nationality, among each other and in order to prevent a charge being made before God and the Lords-Patroons of too great precision in enforcing their authority, orders and instructions,

The Director-General and Council direct upon the request of the Burgomasters and Schepens, that in presence of deputies of the High Council they may with delegates of the respective colonies and districts in New Netherland, authorized thereto and properly instructed by their constituencies, after due consideration of the country's present dangerous situation draw up a remonstrance, addressed to the Lords-Patroons, concerning the country's needs and circumstances, save that the resolutions and acts adopted by the last provisional General Assembly to the shame of its members, shall not be prejudiced nor infringed upon except by unanimous consent.

Done and enacted in the meeting at Fort Amsterdam, December 3d, 1653.

P. STUYVESANT.
N. DE SILLE.

LA MONTAGNE.
C. VAN WERCKHOVEN.

C. VAN WERCKHOVEN. Cor. VAN TIENHOVEN.

By order of the Director-General and Council.

Cor. van Ruyven, Secry.

We, the undersigned, delegated by the Director-General and Council to hear the advice of the delegates from this City and the English villages, how and by what means the English robbers and pirates might be attacked and further robberies prevented, declare herewith to have had no knowledge of, much less consented to a separate remonstrance, as the above request expresses it, because having been refused on the 26th, we were not called on the 27th, nor were we present at the meeting. Date as above.

C. V. Werchhoven, La Montagne.

Letter from the Magistrates of New Amsterdam to the Inhabitants of Midwout, inviting to send two delegates to a convention to be held in the City Hall.

Dear Friends.

As the Board of Burgomasters and Schepens of this City have resolved with the knowledge of the Hon^{Me} Director-General upon calling for two delegates from each of the adjacent villages, to wit Amersfort, Breuckelen and Midwout to write jointly to the Lords-Patroons concerning the situation of the country, we request herewith our friends in the village of Midwout speedily to select two delegates and to send them to this place to-morrow, the 9th inst. provided with the necessary credentials and directing them to report at the City Hall. Relying hereon we remain,

New Amsterdam Decbr 8, 1653. Your affectionate friends,
By Order of the Burgomasters and Schepens
JACOB KIP, Secretary.

To the Honorable Dear and Good Friends the Inhabitants of the village of *Midwout*,

Appointment of Magistrates for the town of Hemsteede.

To-day, date as below the nomination for Magistrates of the village of Heemstede on Long Island in this Province of New Netherland, dated December 8th, 1653 was submitted to the Honels Director-General and Council. According to the privileges granted to the said village a double number had been nominated, from which the General and Council were to make their selection. After mature deliberation and for the sake of unity and peace among the inhabitants of said village they for the present selected and appointed as Magistrates of the village of Hemstede Mr. Stickland, Mr. Wasborn and Mr. Gilderslieff, who are to administer law and justice in the said village to the best of their knowledge and information in accordance with their privileges and the laws of New Netherland. Hereupon the above said Magistrates took the oath before the Honels Director-General and Conneil.

The newly elected and qualified Magistrates are hereby authorized to call to their assistance in cases of absence or important actions, coming up before them, two or three capable persons out of the community or the former Magistrates, residing in the said village.

Thus done at the meeting of the Director-General and High Council held at Fort Amsterdam the 11th of December 1653.

By order of the Director-General and High Council.

Cornelis van Ruyven, Secry.

Remonstrance of the Colonies and Villages in New Netherland.

(See Vol. I, page 550, N. Y. Col. Doc.)

Resolution of the Council directing the Convention to furnish each member of the Council with a copy of the Remonstrance.

Friday, December 12th 1653.

Having received to-day a certain written translation, directed "to the Very Worshipful Honorable Gentlemen, the Director-General and Conneil of New Netherland on behalf of Their High: Might: the Lords States General of the United Netherlands, a humble remonstrance and request of the Colonies and Villages in the Province of New Netherland" and beginning with the words "Humbly sheweth" and closing with "Done at New Amsterdam, this 11th of December 1653," signed 'Your Honors humble servants, Arent van Hattem, Martin Crigier, P. L. van der Grift, Willem Beeckman, P. Wolfertsen, George Baxter, J. Hubbert, John Hick, Tobias Feeck, Robert Coo, Thomas Hasart, William Wasborn, John Sennis, Thomas Spyser, Elbert Elbertsen, Frederik Lubbertsen, Paulus van der Beecg, Thomas Pintewolt, Jan Struker.'

And the remonstrants in conclusion requesting an answer to every point, but the meaning of some points being either obscure or badly translated:

The members of the Council request to be provided each with a copy of the remonstrance to deliberate on it and give afterwards a well considered answer.

Done at the meeting of Director-General and Council, date as above.

P. STUYVESANT,
NICASIUS DE SILLE,
LA MONTAGNE,
C. VAN WERCKHOVEN,
COE, VAN TIENHOVEN.

By order

C. VAN RUYVEN Secry.

Letter from the Magistrates of New Amsterdam to the Director and Council in answer to the foregoing resolution.

To the Very Worshipful Honorable Petrus Stuyvesant, Director-General and the Honorable High Council of New Netherland.

The Burgomasters and Schepens of this City together with the respective delegates from the villages of Gravesend, Vivssingen, Middleburgh, Hemsteede, Amesfoort, Breuckelen and Midwowt have seen the answer of the Hon^{Me} Director-General and Council to the remonstrance delivered yesterday to the Hon^{Me} Director-General, asking that on account of some obscure or badly translated passages in the remonstrance a copy thereof be given to each member of the Council. The said Assembly replies thereto, that they have submitted the original, of which his Honor the Director-General may give copies to the Council if he pleases and they request once more to know whether the Hon^{Me} Director-General and High Council will condescend to give a definite answer

upon each point or not, for the delegates are here at great expenses and wish to know, how to govern themselves. In expectation of your Hon^{blo} Worships' speedy answer we remain

New Amsterdam, Decbr 12, 1653. Your Honble Worships Humble servants

ARENT VAN HATTEM. MARTIN CRIGIER.
GEORGE BAXTER. JOHN HICK
The above have signed in the name of the
Assembly.

JACOB KIP, Secry.

RESOLUTION OF THE COUNCIL, DECLARING THE ASSEMBLY ILLEGAL, PROTESTING AGAINST IT AND OEDERING IT TO DISPERSE.

The Director-General and Council are ignorant of any delegates from the respective villages, the more as Midwout, Amesfoort and Breveklen have no court or jurisdiction and consequently no authority to send delegates. As to the other villages, the Director-General and Council declare the present gathering illegal, for it annulled and acted contrary to the resolutions passed by the provisional Assembly as well as the order and decision made by the Director-General and Council at the request of the Burgomasters and Schepens on the 3d inst. The Director-General and Council find themselves therefore compelled for the protection of the rights of the Lords-Patroons and their deputies to protest against the present gathering, as they herewith do. As to the remonstrance itself, the Director-General and Council do not know, whether the original or a copy thereof have been submitted to them; the document shows and proves, that it is a translation and the Director-General and Council further state, that they do not feel bound to give a definitive answer to a private and obscurely styled remonstrance of a few unqualified delegates assuming the rights and privileges of the whole.

The Director-General and Council therefore charge and order the aforesaid so-called delegates not to address either them or anybody else under such name and title; but if the Burgomasters and Schepens of this City or the Magistrates and delegates of the villages have each for their respective places to make remonstrances or requests, then they shall notify thereof the Director-General and Council, who will give them an answer and such satisfaction, as the circumstances and the case may require.

The Director-General and Council direct the Fiscal to communicate this resolution to the petitioners, that they may not plead ignorance.

New Amsterdam in New Netherland, December 12, 1653.

PETRUS STUYVESANT.
NICASIUS DE SILLE.
LA MONTAGNE.
C. VAN WERCKHOVEN.

Deductions made by the Director-General and Council regarding the Remonstrance of the $11^{\rm th}$ of December signed by the Burgomasters and Schepens of this City and some Englishmen.

The first word "translation" presupposes, that the document was originally drawn up in another language, which is confirmed by the style and tenor. The eleverness of Burgomasters and Schepens may be inferred herefrom, when a stranger or Englishman must prescribe, what they should remonstrate and demand.

In the preamble the remonstrants ignore the Lords-Directors, but seemingly correct this oversight afterwards, when they say, they acknowledge them as their masters and patrons. How far they do this, may be gathered from what follows.

The superscription "Humble Remonstrance of the Colonies and Villages in this New Netherland Province" has been very improperly used in such general terms. The first and oldest Colony, Manhattan Island, reserved as a Colony for the Lords-Directors, the Colonies of Rensselaerswyck and of Staten-Island, the districts of Beverswyck and the Southriver have no knowledge of such a remonstrance and must be considered too cautions, than to sign, what an Englishman projects, as if no head among the Netherlands people was elever or capable enough, to draw up a request to the Director-General and Council.

In the preamble they acknowledge "a paternal Government, which God and Nature have established." What the remonstrants or signers mean to say herewith, the Director-General and Conneil do not know and it is doubtful whether the projector George Baxter himself understands it. But leaving the preamble pro ut jacet, they continue "we conceive our privileges to be the same, consistent with those of the Netherlands, being a member of that state not a conquered country." We will leave it to the judgment of your Honhie Worships and impartial parties, whether the remonstrants do not go too far herein; if it were so, then they could undoubtedly claim the privilege of the other Provinces and Cities of Netherland to send deputies to the sessions of their High: Might: and other assemblies. They themselves however contradict this proposition immediately in the following, where they truthfully state, that "they had settled here under a mutual covenant and contract between themselves and the Lords Patroons"; if the remonstrants live up to it and carry it out, as behooves good subjects, then no differences or questions shall arise.

By adding "with the consent of the natives, from whom we purchased the soil with our own money, etc." they state an absolute untruth. Not one of all the signers can say, much less prove, that he has bought or paid for a foot of land of the natives according to the orders and directions of the Lords-Directors and subsequent ordinances, published by the Director-General and Council. Nor can any private party purchase land from the natives without the consent of the Director-General and Council.

"Expecting enlargement thereof," namely of the privileges. It ought to be remembered, that the Englishmen, who are the authors of and leaders in these innovations, enjoy more privileges, than the Exemptions of New-Netherland grant to any Hollander.

Observe, that here again the remonstrants absolutely ignore the Lords-Directors as their masters and patrons and forget the contract made with them: they pretend to be one body with Netherland under the administration of their High: Might: rejecting all laws and orders not emanating from their High: Might:.

The following are the points:

The Director-General and Council do not know, what the remonstrants mean by an "arbitrary

Government" and having called before them the Burgomasters and Schepens and the greater part of the signers and asked them, what they understood by an "arbitrary Government," they received no answer, much less could it be stated by them, that the present Government in charge here was arbitrary or absolute and why "it is contrary to the first intentions and genuine principles of every well regulated country." Supposing the present administration to be arbitrary, as they apprehend, the remonstrants have no cause either to vilify and fear or to accuse on that account the Government and the Lords-Directors, for they have themselves admitted, as stated above, that by their mutual covenant and contract they voluntarily submitted to such a Government, promising under oath to acknowledge and obey it. They must prove, that it is different and more arbitrary now, than at the time of Mr. Kieft, when the English remonstrants came here; they must also prove, that by virtue of any law or laws made by the present administration contrary to the laws of our Fatherland anybody has suffered in regard to his property or body. The Director-General and Council believe, that by virtue of their commission it is their duty, to make laws, that is ordinances and rules, regarding police, commerce, military and the preservation of the country, suitable to the circumstances of this Province, and that the remonstrants as subjects are bound to obey them. Bad morals produce good laws, says the proverb; hence it is not the desire, self-complacency, and pleasure to rule of the Director-General and Council, but the disorders, bad will and disposition of many of the subjects, which cause the issuing of new laws; but the Director-General and Council are not aware of having made laws contrary to the laws of our Fatherland. Besides it is well known as a matter of fact, that ordinances and rules concerning the whole country have always been made with the advice and approval of duly qualified delegates from the country. The privileges enjoyed by the English remonstrants may be learned from their altogether too liberal patent, which they make to cover more, than its contents allow. The authority of the Burgomasters and Schepens is defined in their Instructions and the privileges of the other signers are stated in their deeds.

The second point.

God may grant, that the English and some of the Dutch may not give occasion to a new fearful war with the natives, either by showing too much fear of them or by cheating them or by making them believe among others stories about the price of a morgen of land among the English and Dutch, from which the natives then draw the conclusion, that they formerly sold their land too cheap and show dissatisfaction, pretending not to have received full value. But the positive assertion and allegation of the remonstrants that murders had been committed by the savages under pretense of not having been paid for their land, is made entirely without foundation and in bad faith. In case the remonstrants were inclined to make a truthful statement about this matter or to investigate it, they would find, that the three murders lately committed on Staten-Island by the savages have been perpetrated for the reason, that Melyn is a sorcerer, as the natives say, that he has poisoned them, sold bad powder and arms to them and so forth, that therefore the Indians from the South had all sworn to kill him and all the people on Staten-Island. If we take the assertion of the remonstrants, that the murders had been committed under the pretext of not having been paid for the land, and compare it with their statement in the preamble, that they themselves had bought the laud from the savages, then we must ask, have they, as purchasers, remained in default with the payment and have they by such nonpayment given cause for this pretext.

To consider how and by what means to protect the inhabitants against such murders by the savages and the robberies by English pirates, was the purpose of the Director-General in calling

together some English delegates, but by giving no answer upon the latter point and refusing to acknowledge the authority of the deputies from the High Council the English sufficiently showed, that they were not inclined to do anything against their own nation or the authority of Parliament for their protection by lawful means. It is not necessary to go further into this.

The third point.

The English do not only enjoy the right of nominating their own Magistrates, but some of them also usurp the election and appointment of such Magistrates, as they please, without regard to their religion. Some, especially the people of *Gravesend*, elect libertines and Anabaptists, which is decidedly against the laws of the *Netherlands*.

The Magistrates of New Amsterdam, only elected and appointed last year and not yet fully a year in office, have for the present not the right of nomination, the same having been withheld by the Director-General and Council for good and sufficient reasons, until the Lords-Directors shall have given orders to the contrary. The Director-General and Council hope to give the Patroons in due time good and satisfactory reasons, why they withheld the right of choice and nomination. But if it is to be made a rule, that the selection and nomination shall be left to the people generally, whom it most concerns, then every one would want for Magistrate a man of his own stamp, for instance a thief would choose for Magistrate a thief and a dishonest man, a drunkard, a smuggler etc their likes, in order to commit felonies and frauds with so much more freedom. Besides it is untrue, that any Magistrates have been appointed against the laws of Netherland or against the wish of the people. This point therefore requires to be proved. The Magistrates of New Amsterdam, before being installed and taking the oath in the presence of the Director-General, were each by name and surname and by his office proclaimed from the front of the Council Chamber and the community was called upon to express their objections. The same is usually done by the Director-General and Council at the installation of other, military officers, if a Captain, Lieutenant or Ensign, before the whole Company, if a Sergeant or subordinate officer before the section. Therefore what the remonstrants allege on this point is brought forward abusively and in bad faith.

It appears very strange, that the remonstrants endeavor to deprive the Lords-Directors, being the absolute masters and owners of this Province, of the right, that every Lord and Patroon in the Fatherland exercises on his manor and the smaller Patroons in this country pretend and usurp for their colonies, namely the right of appointing their own Sheriffs, Secretaries, Clerks and Delegates, as is done for instance in the Colony of Renselaerswyck or Staten Island and even in the village of Gravesend.

The fourth point.

Whether the ordinances, rules and orders heretofore made by the Director-General and Council ought to be in force, the English remonstrants may learn from their patents, the Burgomasters and Schepens from their Instructions, directing them to maintain and observe, according to their promise under oath, all ordinances of the Director-General and Council. Besides they and all new comers are by their covenant and contract with the Director-General and bound to obey the Director-General and Council as representatives of the Company and to submit to all orders and laws already made or hereafter to be made, as the groundbriefs expressly stipulate it.

The fifth point.

The fifth point is denied absolutely. The contrary is proved by an ordinance passed by the Director-General and Council last year with the knowledge of the Lords-Directors, by which the inhabitants are expressly admonished and warned not to buy lands from the natives nor to settle

thereon without a conveyance and deed from the Director-General and Conneil, and if somebody was in possession of such land, he was to ask for and obtain a deed within half a year under penalty of forfeiting his claim. Concerning this matter the signers and remonstrants from Amersfoort, viz. Elbert Elbertsen and Thomas Spyser must be charged with wilful calumniation, for they have usurped their lands for several years back without having a conveyance or title deed and continue their illegal possession without paying tithes, although they and some others in the same village have held the land for 15 or 20 years.

It is not true, that general patents had been promised to the inhabitants of Middleburgh and Midwout. The contrary can be proved by living witnesses and by the written conditions, now deposited in the Secretary's office under which lands were allotted and taken possession of in the said village. If they have not their individual title deeds, they may come and call for them; they will not be carried home to anybody.

The sixth point.

"Quantities of land have been given away to some person or persons" in the form of Colonies: to Baron Nederhorst, van Rensselaer, van der Capelle, Werckhoven, de Hulter, Melyn and others. The Director-General and Council do not know, whom the remonstrants mean by "some person or persons," as nothing has been granted except upon the order or with the consent of our Lords-Directors, who, we think, are not bound to explain their reasons to their subjects. If these lands are not populated and improved by the said patentees in conformity with the granted exemptions, then it depends upon the discretion of the Lords-Directors to dispose of them as they please. In this case the remonstrants forget to consider their own position and to reflect that Hemsteede, V lissingen and Gravesend claim a much larger territory, which they leave uncultivated and unsettled to the prejudice of the common property or the little of it, which they have improved during the last ten years. Now that the time is at hand for collecting the Company's dues, they throw, as the proverb says, a cat into the yarn. It is clearly evident from their pretensions and round-about answer not to owe any duties to the Company, because the Directors could not or would not protect them, that they propose a union with some malignant opponents and project a new form of Government, as may be seen by the report of the Burgomasters and Schepens. The same tendency is clearly manifested by their remonstrance and time will show what else is concealed under it. It seems wonderfully strange, that the Burgomasters and Schepens of this City should at this precarious time join in a plot with a nation, which they and everybody else suspect and which only a short time ago they called untrustworthy, which had no good intentions and if anything happened would immediately declare itself for the North and to which other still more villainous deeds were imputed passed over for briefness' sake and we close with the words: Quid magis mutabile vulgo.

What they say in conclusion requires an explanation. Satisfaction to the country can neither be demanded nor given, unless it is proved, that the country in general or the inhabitants in particular have suffered, and secret claims and losses cannot be adjusted as long as they remain secret. RESOLUTION APPOINTING MR. LA MONTAGNE TO COMMAND AN EXPEDITION AGAINST PRIVATEERS, HOVERING ABOUT FLUSHING, L. I.

Whereas new reports have been brought in and complaints made by inhabitants of this Province, that the English pirates Baxter and others have returned to the waters of this jurisdiction and hover around Flushing or thereabout on Long Island and

Whereas it is to be feared, that as before these pirates or robbers may commit some hostilities either by water or on land against the persons or the property of the inhabitants of this Province,

Therefore, wishing to protect their subjects, according to their official oath and duty, with the power and means entrusted to them by God and their superior authority.

The Director-General and Council have resolved to appoint and authorize the Honbie Mr. Jean de La Montagne, Conneillor of New-Netherland, as they herewith appoint and authorize him to pursue, attack and capture the said pirates, how and whenever he may be able to do it, by water or on land, giving him further power and authority to join to himself and command thereto for this purpose from the officers of this Company or the free inhabitants all such persons as he believes suitable and fit for the expedition.

Done at New-Amsterdam in New Netherland, December 13, 1653.

P. Stuyvesant. Nicasius de Sille. C. van Werckhoven.

Petition of the Convention for an answer to their Remonstrance.

To the Noble Honorable Director-General and Council of New-Netherland.

On the 11th of this month the Delegates from the respective villages of Gravesend, Vlissingen Middleburgh, Heemsteede, Amersfoort, Breuckelen and Midwout and the deputies of the Burgomasters and Schepens of this City, convened at the City Hall submitted to your Honble Worships a Remonstrance and Request, to which they received the following day as answer a demand for copies, that a well considered reply might be given. The said Convention made on the same day an answer in writing, whereupon the Honble Director-General and Council were pleased, instead of giving a decision upon their request, to charge the Convention with illegality, because of a pretended lack of jurisdiction of the villages of Midwout, Amersfoort and Breuckelen, which in consequence could not send properly qualified delegates; and to protest against the Convention. This appears strange, for the said villages were written to by the Burgomasters and Schepens only with the knowledge and consent of the Honbie Director-General and Council; besides their Convention had no other aim, than the service and protection of the country, the maintenance and preservation of the freedoms, privileges and property of its inhabitants, but not an unlawful usurpation of the authority of the said Honble Director-General and Council; on the contrary their intention was to prevent illegal proceedings, while the laws of Nature give to all men the right to gather for the welfare and protection of their freedom and property.

The Delegates, convened as above stated, respectfully request with the Burgomasters and Schepens, that your Hon^{Mo} Worships will please after having declared lawful the aforesaid Convention, to answer the points submitted in their Remonstrance, while they are willing to admit with due respect to their meetings and allow to share in and advise upon all business, which may come up, all such persons as your Hon^{Mo} Worships may decide to depute.

In case of refusal, which they hope will not be given, they would find themselves compelled to protest against your Honble Worships for all the inconveniences, which have befallen or may befall the country in general or particular and they intend to apply to their High: Might: the Lords States-General as their Sovereigns and to the Priv. W. I. Company as their Patroons in order to submit to them a Remonstrance on such matters, as they believe are required for the service and the welfare of the country.

Done December 13th 1653 at New Amsterdam. Your Honble Worships' bumble servants

Arent van Hattem. P. L. van der Grift, Pieter Wolfertsen, Robert Coo. Thomas Hassard.

Thomas Spicer, Frederick Lubbertsen. J. Hubbard.

Elbert Elbertsen. John Hicks. Paulus van der Beecq, Thomas Swartwout. John Strucker.

Martin Crigier,

W. Beeckman.

Geo. Baxter.

Tobias Feaks.

After comparing the above copy with the original I have found the same to agree. New Amsterdam, D. VAN SCHELLUYNE.

Not. Publ. Decbr 13, 1653.

Peremptory Order to the several Delegates of the Convention to disperse and not to MEET AGAIN UNDER PAIN OF ARRITRARY CORRECTION.

The remonstrants are once more and now for the last time referred to the former answer and the express order given by the Director-General and Council and delivered and communicated to the remonstrants by the Fiscal, not to address the Director-General and Council any more under the name and style of "General Assembly" or Delegates of the Land, for the pretended Convention is not only charged, but actually declared to be illegal, as it has not been convened either by order or with consent of the Director-General and Council.

We, the Director-General and Council, therefore order you, Arent van Hatten, Martin Crigier, P. L. van der Grift, Wilh. Beeckman, Peter Wolfertsen, George Baxter, Robert Coo, Elbert Elbertsen, Thomas Hussard, John Hicks, Thomas Spicer, Paulus van der Beecg, Frederick Lubbertsen, Thomas Swartwout, Jas. Hubbard, John Stryker, Tobias Feaks not to assemble any more in such a form and manner, but to separate on sight hereof under pain of our extreme displeasure and arbitrary correction.

Done and enacted at the meeting of the Director-General and Council at New Amsterdam in New Netherland, December 14, 1653.

By order of the Director-General and High Council,

Cornelis van Ruyven, Secretary.

Council Minutes. Consideration of the last request made by the so-called Delegates on the 13th of December 1653,

The Director-General and Council consider, that their last reply and order of yesterday, communicated to the remonstrants by the Fiscal, has been quite sufficient and should have been obeyed by them as it behooves good subjects and that they should not have submitted another address under the name and style of "Convention." But as the remonstrants have nevertheless deemed it advisable, to make another request, to the abusive and false statements of which the Director-General and Council are compelled to answer, they first understand it to be their duty not to excuse anybody, but to judge. Therefore they have declared the gathering illegal, not only because the settlements of Breucklen, Midwout and Amersfoort had no jurisdiction, as the remonstrants abusively allege, but also because the Director-General and Council have declared and do declare the present gathering unlawful and nothing but a conventicle for having assumed the name of Delegates from the Province of New Netherland, which they are not, as has been said before, and for not having been called together or convened by the Director-General and Council. By virtue of their commission they assert, that nobody in this country is authorized to convene a General Assembly, except they, who represent their High: Might: and the Noble Lords-Directors.

Not less abusive is what the remonstrants add, that the aforesaid villages have been invited by the Burgomasters and Schepens with the knowledge of the Director-General. That may be, but it was certainly not done with his consent and approval. In the same sense the present conventicle has assembled with the knowledge of the Director-General and Council, because the Burgomasters and Schepens and the English delegates from the villages of Gravesend, Middleburgh and Vlissingen, having met at the house of Pieter Wolfertsen, on the 27th of November last, Burgomaster Crigier and Ensign George Baxter invited the Director-General and some members of the Council to a luncheon, when the Burgomasters, Schepens and English Delegates by their mouthpiece or speaker announced in the most insulting manner possible to the Director-General and Councillors present, that on the 10th day of the next month they would come together, the Director might do what he pleases and prevent what he could. If this is called previous knowledge, then indeed the delegates from the aforesaid villages have been summoned by the Burgomasters and Schepens with the knowledge of the Director-General and Council, who however assert that it is the duty of the Honble Director-General as president and not of the Burgomasters and Schepens to convoke a General Assembly and to summons delegates from the respective Colonies and villages.

The point, that the law of Nature gives to all men the right to gather for the welfare and protection of their freedom, requires proof or rather explanation. The Director-General and Council think, that the authorities are appointed for these purposes, but not all men generally, for that would create confusion. The Lords-Directors resolved for this reason with the knowledge and consent of their High: Might: to appoint the Director-General and Council, giving them ample authority for the preservation and protection of the privileges, freedom and property of the Company and the good inhabitants and if necessary for the convocation of an Assembly of their subjects, but this authority was not conferred on the Burgomasters and Schepens, much less to all men. If any of the remonstrants believes himself personally or his Colony or village injured or damaged concerning privileges, freedom or property, upon a decent remonstrance and proper evidence thereof the Director-General and Council are bound and willing to maintain to the best of their ability and knowledge everybody in his property, rights, privileges and exemptions. But

the Director-General and Council are obliged to oppose such manners and ways of assembling and such injuries, insults and affronts offered to the Government and to mete out punishment to the authors and leaders thereof in due time, unless a satisfactory reparation be made.

As to the request itself "the Delegates," etc.

The answer is, that for the reasons, stated above repeatedly the Director-General and Council cannot declare the pretended Assembly to be lawful nor can they further reply in detail to a remonstrance submitted in this manner.

That the remonstrants then add, "they are willing to admit with due respect to their meetings and allow to shave in and advise upon all business, which may come up, all such persons etc," and further continuing with a threat of intending to protest in case of refusal against all etc shows an animus creating great misgivings in the minds of the Director-General and Council, but they shall leave that for the present to God and their superiors. They only say, that they are better informed concerning their authority, commission and instructions, than the remonstrants and that they also believe not to require the good will or the permission of subjects, how, when and under what circumstances to appear in any Assembly, for they are pro tempore authorized and qualified by God and their sovereign government, to propose and to direct all public business conform to their commission and instructions, but not to assist at and advise upon the affairs of a self-created, unlawful gathering.

In conclusion the Director-General and Council prevent nobody to write to our Sovereigns or to the Noble Lords-Directors, as long as he keeps within the bounds of due respect and truth, but they think the remonstrants have no authority to write as Representatives of this Province and therefore the remonstrants are once more and for the last time referred to the last decision and commanded to hold no more meetings.

LETTER FROM THE DIRECTOR-GENERAL TO THE INHABITANTS OF BROOKLYN, NEWTOWN AND FLATBUSH, INFORMING THEM THAT THE ENGLISH PRIVATEERS ARE AGAIN HOVERING ABOUT AND WARNING THEM NOT TO SEND DELEGATES TO ANY MEETING AT NEW AMSTERDAM.

Copy of an open letter with which the Secretary was sent to Breuckelen, Amersfoort and Midwout, to read it to the inhabitants there.

Dear and good friends: We find it necessary to inform you, that we received last night news of Baxter's and some privateers intending again some expedition or the other. We have consequently been out with some soldiers during the night and have found the farmers around here in good order and on their guard. We recommend the same to you.

We are further informed, that the Burgomasters and Schepens of this City have in our name invited delegates from your villages and told you that it had been done with our consent and approval. We declare hereby, that it was not so and therefore require and direct you not to allow such delegates to convene again or come here, especially during this crisis, because it can only be to your disadvantage and injury. We have deemed it advisable, to inform you hereof by our Secretary and remain in the meantime

Amsterdam in N. N. Decbr 16, 1653.

Your affectionate friends
the Director-General and Council of N. N.
Petres Steversant.

Agrees with the original, Cornelis van Ruyven, Secretary.

COMMISSION OF REV. SAMUEL DRISIUS AS DIPLOMATIC AGENT TO BE SENT TO VIRGINIA.

Petrus Stuyvesant, on behalf of their Noble High Mightinesses the Lords-States-General of the United Netherlands and the Noble Lords-Directors of the Privileged West India Company Director-General of New Netherland, Curação, Bonayro, Aruba and dependencies with the High Council.

To all who may read this or hear it read Greeting:

Know ye, that for the purpose of promoting a general peace and the welfare of both nations we have in May last past deputed, commissioned and sent our extraordinary agents, the Honble Cornelis van Tienhoven, Councillor and Fiscal of New Netherland and Arent van Huttem. Burgomaster of this City, to the Very Honorable Richard Bennett, Governor and Captain General of Virginia and his Council of State, in order to covenant and conclude with them a close and firm alliance, correspondence and commerce between their and this our Government without regard to the undesired and unexpected bloody differences, arisen to our great regret between their and our nation in Europe, as their commissions and credentials have further informed the said Honorable Governor and Conneil. However the said Honorable Governor and the Council of State in Virginia found themselves at that time unauthorized, to give a conclusive answer to the propositions made by our then agents, before they, as they honestly and frankly stated in their reply, had first submitted them to and advised thereupon with their superiors, the Government of England, which they intended and agreed to do by the first opportunity. If this has been done agreeably to their sincere intention, we trust, that the said Honorable Governor and Council of State shall have received some time ago an answer from their superiors or may be in daily expectation of it.

Therefore the Director-General and Council of New Netherland have resolved, for the promotion of so laudable an object as the continuation of peace, increase of commerce and cultivation of correspondence between such old friends, neighbors and co-religionists living in such distant countries, to send once more an authorized and suitable person thither, to remind the said Honorable Governor and Council of Virginia of our former good intentions, which we still have and our propositions and to learn their reply. We have hereto requested, also authorized and commissioned the Reverend and Very Learned Mr. Samuel Driesius, Minister of the Gospel in the City of New Amsterdum and fully relying upon his ability, wisdom and experience we have directed him, as by this our open letter and commission we direct and empower him, to go to Virginia and address himself there to the said Honorable Governor Richard Bennett and his Council in order to receive in his quality as our embassador from the said Governor and Council an answer to our former propositions and to learn what reply was given by their superiors

upon the matter submitted. If the said Honorable Governor and Council should not yet have received it, then he is to propose and ask for a provisional continuation of the commerce and intercourse between the two places, a free pass or safeguard signed by the Hon^{Me} Governor for some of our merchants and their yachts, to pay and collect debts among inhabitants of Virginia, as we on our side have given and are still willing to give passes to come and go to the ships and yachts coming to us from Virginia. All this to be only provisionally, nutil on either side we shall have received orders to the contrary from our superiors and countermanded the provisional passes, of which such ships and yachts might be informed six or eight days before hand, that thus private losses, general injury and further differences between nation and nation might be prevented. If this cannot be obtained, then he shall ask for a free pass for one ship to bring back our envoy free and unmolested by the Parliament ships.

We further promise by this our open letter and commission to ratify and carry out all that may be covenanted and concluded in this matter between the said Honorable Governor, his Council and our present envoy Domine Samuel Drisius.

Done at New Amsterdam in New Netherland, the 16th of December 1653.

P. STUYVESANT.

By order
Cornelis van Ruyven,
Secretary.

Answer of the Director-General and Council to the Remonstrance of the Merchants' Committee of November 28th concerning the New Trade-Regulations.

The supplicants might justly be referred to the former decisions given by the Director-General and Council to their first request of the 22° of November 1653 and pursuant to its tenor once more be directed, to show cause, why 100 to 120 pet are not sufficient advance upon goods and merchandises imported here from the Fatherland, agreeably to the published orders, considered and made not only by the Director-General and Council alone, but also by the Deputies of the respective Dutch Colonies and districts of this Province, without whose knowledge and advice the orders and rules cannot nor ought to be countermanded or annulled. But in consideration of the present juncture the Director-General and Council have ordered their Fiscal to use all possible moderation, until the aforesaid order has been communicated to the Lords-Directors and their ratification thereof has been obtained or until the Director-General and Council with the said Deputies of the respective Dutch Colonies and districts shall have given other directions and the matter has been further considered.

Adi 24 Xber 1653.

By order of the Director-General and Council.

Cornelis van Ruyven,
Secretary.

ORDINANCE RELATING TO MARRIAGES.

(See Laws and Ordinances of New Netherland, p. 152).

LETTER FROM PETRUS STUYVESANT AND THE COUNCIL TO THE MAGISTRATES OF GRAVESEND WITH
THE ABOVE ORDINANCE.

Worthy and dear friends.

I received in due time your letter of the 13th inst. sent to me by the Fiscal, which has been communicated to the High Council. We have been very much astonished, that you arrogate to yourself the publication of marriage-proclamations within your village without our or the Council's knowledge, in cases where both parties live beyond the jurisdiction of your village. As to the allegation, made by you, that the person is a freeman of your village, he is the same in the City of Amsterdam and here in this City and for this reason must the marriage-proclamation be reported and published here as well as there according to the customs of our Fatherland. We do not deny, that matrimony is ruled by divine and by human laws, but they who enter upon this state must do it according to these divine and human laws, with the consent or knowledge of their parents, tutors or guardians and then notify thereof the Commissary, appointed by higher authority, at the place where they reside or where they have previously been living during the last year. Your final request, that we should send you a copy of the order and power of attorney, which his father has given us concerning this son, is not complied with, as we do not think ourselves bound to do it, considering yours being a subordinate jurisdiction and subject to us: besides the father would be displeased and it would be unreasonable in us, to communicate to others, what an honest and prominent man has written to us in a detailed letter.

Thus much in answer to your open letter. This further serves as cover of the enclosed order and resolution made by us and the Council, which you must promptly obey, not because we wish to prevent the marriage, but that according to divine and human laws and ordinances they may be put in practice, proclaimed and affixed, at the proper place and without infraction of anybody's rights.*

Relying thereupon we commend you with cordial greetings to God's protection and remain

New Amsterdam, January 20, 1654.

Your well-affected friend and Governor

P. STUYVESANT.

^{*} A majority of the early settlers of New York hailing from Guilderland, the laws of that Province in regard to marriages naturally prevailed. In Guilderland a marriage was void, if the express consent of the father, or if dead of the mother had not been obtained for the marriage of a son. With regard to daughters the law was still more rigorous; even a marriage, entered into by a girl with parental consent, did not emancipate her from parental authority, if she was still under age at her husband's death: she had to place herself again under the gurdianship of her father or mother. Neither were parents obliged to give before a Court of Justice any reasons in case they refused consent. This law had its foundation in the Codex Justinians.—B, F,

Petition from the Burgomasters and Schepens of New Amsterdam for the privilege of nominating a double number, from which their successors might be selected and Answer of the Director and Council denying the request.

To the Very Worshipful, Noble, Honorable Director-General and High Council of New Netherland

Show with due respect and humility the present Burgomasters and Schepens of this City of New Amsterdam:

Whereas the petitioners have now served this City of New Amsterdam in their aforesaid capacity for one year pursuant to the instructions given by your Hon^{Me} Worships and the election is now before the door, they very submissively request, that your Hon^{Me} Worships will be pleased to consent, that a double number may be nominated by the aforesaid Burgomasters and Schepens, from which the proper number of new Burgomasters and Schepens could be chosen and commissioned by your Hon^{Me} Worships, so that the Board would be complete. Also, that your Hon^{Me} Worships will please to take into their wise consideration, what salary the Burgomasters and Schepens should have for their service; if this is decided, the means could be collected with other taxes from the community. In expectation of your Hon^{Me} Worships favorable disposition we remain

New Amsterdam in New Netherland Jany 27, 1654. Your Hon^{Me} Worships
Obedient servants
Arent van Hattem, Martin Cregier,
P. Leendertsen van der Grift, Wilh. Beeckman,
Pieter Wolffersen.

Anno 1654. January 28th at New Amsterdam.

The Director-General and Council have taken into consideration the request of the Burgomasters and Schepens and for weighty reasons have resolved and decided, to refuse and delay the application concerning the nomination and to continue in office the present Burgomasters and Schepens for the sake of peace and harmony during another year and only to appoint to the vacant positions two other honest and capable men, having selected for this purpose Jochem Pietersen Kuyter and Oloff Stevensen Cortlandt.

As to the other request, taking in consideration the troubles and anxieties with the loss of time and private expenses of the Burgomasters and Schepens, in their official positions, being mostly men who have to provide for their families either by trade, agriculture or manual labor, the Director-General and Council consent to it and agree, that the Burgomasters shall henceforth draw, according to their petition, from the City's revenues and have as salary the sum of three hundred and fifty guilders annually and the Schepens two hundred and fifty guilders.

Enacted at the session of the Director-General and Council of New Netherland held at New Amsterdam on the day and year as above.

P. STUYVESANT. NICASIUS DE SILLE, C. VAN WERCKHOVEN, LA MONTAGNE, CORNELIS VAN TIENHOVEN. Ordinance regulating the import-duties on duffels and other Indian goods, wine, beer, etc passed January 28th, published July 24, 1654.

(See Laws and Ordinances of New Netherland, p. 153.)

Order to the Magistrates of Gravesend concerning the publication of bans and the solemnization of marriages.

The Director-General and Council of New Netherland to all who shall see this Greeting.

Know ye, that they have commissioned, authorized and directed, as they herewith commission, authorize and direct the sworn Court messenger Klaes van Elslandt, the elder, to proceed on receipt hereof to the village of Gravesend and to insinuate to and inform the Magistrates there, that they must not undertake to publish and affix any marriage proclamation or bans, much less confirm any marriage among persons, of whom the man or the woman, groom or bride, are not residents or have not lived within the jurisdiction of their village during the last year, unless there has been first exhibited to them a proof or document, signed either by a Magistrate or a beadle or a Commissary thereto qualified by the Supreme Government, that such persons have conformed to the laws, ordinances and rules of Netherland, which must be observed here and have had their intention proclaimed without interference during three consecutive weeks at the place, where both or one of them are residents or have lived during the last year. If the said Magistrates should continue to act contrary to this insinuation and our former express prohibition and contrary to all general and special edicts, ordinances and rules prescribed by the civil laws of our Fatherland as well as by Imperial statutes, then the Director-General and Council declare for the present such a manner of marrying unlawful, as contrary to all civil and political laws and ordinances, in force here, in our Fatherland and among all our Christian neighbors.

New Amsterdam in N. N

Febry 10, 1654.

P. STUYVESANT.

NICASIUS DE SILLE, C. VAN WERCKHOVEN.

LA MONTAGNE.

LETTER FROM THE DIRECTOR AND COUNCIL TO THE MAGISTRATES OF GRAVESEND SENT WITH THE FOREGOING ORDER.

Worthy Friends.

On the 19th of January we made a certain order and resolution and in the shape of a mandamus sent it to you with a letter from the Director-General by a private party; in consequence we do not know, whether the order contained in our aforesaid resolution has been obeyed and carried out pursuant to its good intentions and purport. According to the verbal reports of people specially interested therein and judging from your last letter of the 22th of January, directed to the Hon^{Me} Director-General personally in answer to his letter, you seem not to have well understood our meaning and intention and on that account not to feel bound nor inclined to carry it out, because in your opinion it is contrary to your patent and privileges, an infraction of which we by no means intend.

We have therefore concluded to send you by an officer, namely our sworn Courtmessenger, our further resolution and insinuation, renewing the former and instructing you, how to publish marriage proclamations of persons, of whom one or both are residents of and have lived during the last year in another place, village or jurisdiction. It is contrary to and offends all political and civil laws, not only of Netherland and other adjoining countries and provinces, but also against all customs and usages of this province and even of New England, who all unanimously agree and concur, that they who desire to enter the state of matrimony must give notice of their bans and proclaim their intended marriage and have them published on three consecutive days of prayer or of court-session, not in another jurisdiction, but in the jurisdiction, place or village, where they both are residents and have lived the last year, and if the persons desiring the publication of their bans are residents of different villages, places or districts, such bans must be published in both places and a proof or evidence of no lawful let or hindrance existing must be produced to the Magistrates or beadles at the place, where after the publication of the bans they wish to be married, otherwise they cannot be confirmed in the married state without committing an unlawful act.

We have considered it necessary to inform you hereof, that you may not violate through ignorance the political laws, ordinances and customs of our Fatherland and this country. Relying hereupon we commend you with our greetings to God's protection and remain,

Amsterdam in N. N.

Febry 10, 1654.

Worthy Friends Your well-affected Director-General

and Council of New Netherland.

P. STUYVESANT
NIGASIUS DE SILLE C. VAN WERCKHOVEN

La Montagne (

Cor. van Tienhoven.

Order directing the Court messenger to demand from George Baxter, former Secretary for English affairs, all official papers etc.

The Director-General and Council direct their Courtmessenger Claes van Elslandt to demand from Ensign George Baxter, at the time of the arrival and in the beginning of the administration of the present Director-General Secretary for English affairs, all such originals, copies or minutes of letters and other documents as have been passed between the Director-General and the Governors of the neighboring Colonies of New England and Virginia, also especially the protocols or copies of the patents of the adjacent English Colonies of Heemstede, Vlissingen and Gravesend, which the said Baxter has in his deposit.

New Amsterdam

Febry 10, 1654.

P. STUYVESANT.
NICASIUS DE SILLE. C. VAN WERCKHOVEN.
LA MONTAGNE.

PETITION OF THE BURGOMASTERS ETO OF NEW AMSTERDAM FOR AUTHORITY TO IMPOSE CERTAIN DUTIES FOR PURPOSES OF A MUNICIPAL REVENUE.

To the Noble, Very Worshipful, Honorable Director-General and Council of New Netherland.

Show with due respect and humility the Burgomasters and Schepens of this City of New Amsterdam.

Whereas they need some money for repairing the fortifications of the City, for paying some debts and for other expenses absolutely necessary, they request your Hon¹⁶ Worships for an order, authorizing them to impose provisionally for the benefit of this city, the following duties, namely that there be paid

1.

On all merchandise, coming in and going out, two percent on each vessel, be it small or large, ten stuyvers annually per last.**

Citizens' Excise.

2

Water Excise

3.

On wines and beer going out of this Province the foregoing Citizens' Excise, for greater or smaller quantities in proportion.

4

And that all this may be carried out properly and without fraud, the Burgomasters and Schepens request, that two sworn beer porters be appointed. In expectation of your Hon^{ble} Worships order we remain

Enacted at the session in the City Hall at New Amsterdam Febry 19 1654. Your Hon^{ble} Worships humble servants

Arent van Hattem

By order of the Burgomasters and
Schepens of New Amsterdam

Jacob Kir, Secretary.

* Of two tuns.

Petition of the same, requesting to be informed what measures had been taken to suppress robberies by English privateers.

To the Noble, Very Worshipful, Honorable, Director-General and High Council of New Netherland.

Show with due respect and humility the Burgomasters and Schepens of this City of New Amsterdam.

Whereas in our last session on the 10th of February in the presence of the Hon^{Me} Director-General *Petrus Stutypesant* some verbal propositions were made, to consider measures by which the robberies by the *English* privateers might be suppressed; which propositions the Hon^{Me} General promised to communicate to the High Council,

Therefore the Burgomaster and Schepens request once more to know, what resolutions have been adopted by the Director-General and Council concerning this matter, for we think, that it should be attended to with all possible promptness.

In expectation of your Honble Worships' answer we remain

Enacted etc Febry 19 1654 Your Hon^{hle} Worships' humble servants Arent van Hattem. By order etc

Jacob Kip, Secry.

Answers of the Director-General and Council to the foregoing petitions.

The Director-General and Council consent herewith, that the Burgomasters and Schepens may levy the proposed Citizens' Excise on wines, brandy, distilled waters and beer consumed within this city on the same terms and conditions, as the receipt of the Tavernkeepers' Excise has formerly been granted to them according to our edict of the 25th of Novbr, 1653.

The request for two per cent on all incoming goods, for 10 stuyvers per last of each small and large vessel and for a water-excise on all outgoing merchandise is denied by the Director-General and Council, because these duties concern the country at large and not a particular city or place.

The demand for the appointment of two sworn beerporters is referred, until further satisfactory information as to how and in what way two beerporters shall be able to accommodate and be of benefit to the citizens, how two beerporters shall bring the beer from outside or to the country people, also whether a brower outside of the City shall not be allowed to transport his own brew on his own cart, sled or waggon.

Thus done at the meeting held by the Director-General and High Council at New Amsterdam in New Netherland, Febr 23, 1654.

P. STUYVESANT.
N. DE SILLE. C. VAN WERCKHOVEN.
LA MONTAONE. CORNELIS VAN TIENHOVEN.

The Director-General reported to the Council the verbal proposition, made in his presence by the Burgomasters and Schepens, to enlist for the purpose of suppressing the robberies by English privateers forty men at the expense of the respective colonies, villages and homesteads, costing about 1600 guilders per month, and if the money can be raised with the consent of the respective villages, the Director-General and Council will by virtue of their commissions proceed with the enrollment.

Thus enacted by the Director-General and Conneil, at *New Amsterdam*, Febry 23 1654.

P. STILVYEANT.

Nicasius de Sille. C. van Werckhoven. La Montagne. Cor. van Tienhoven.

Answer of the Director-General and Council to a remonstrance of the Burgomasters etc, complaining that an interdict had been issued without their knowledge against plucking the goose etc.

The Honble Director-General reported to the Council, that both the Burgomasters and the greater number of the Schepens had appeared before him on the 25th inst., stating their complaint, that the Director-General and Council had issued without their knowledge an interdict and forbidden some farm servants to pluck the goose at the Bacchanal on the eve of Ash Wednesday. The Director-General and Council had been actuated by certain reasons; besides it has never been the custom in this country during their time and is considered entirely frivolous, needless and disreputable by subjects and neighbors, to celebrate such heathenish and popish festivals and to introduce such bad customs into this country, even though, as the Burgomasters and Schepens pretend, it may be tolerated in some places of our Fatherland or be winked at. The order forbidding it has been communicated to the farm servants by the Court messenger Claes van Elslandt on the day before the deed, but nevertheless they disobeyed it in contempt of the Government, whereupon some of the malefactors were summoned before the Director-General and Conneil by their Fiscal, to be heard on the charge against them and punished according to law. Two or three of them, who comported themselves very insolently and improperly by threatening, cursing, vilifying and ridiculing their superiors in presence and in the hearing of the Director-General and Council, were committed to prison. This the Burgomasters and Schepens considered a great infraction of their authority, because the Director-General and Council had done it without their consent and knowledge, as if without advice, consent or knowledge of the Burgomasters and Schepens no order could be given or rule established or a rabble be forbidden to celebrate Bacchanals and as if, without the knowledge and consent of a subordinate Court of Justice all persons disobeying a Christian and decent order could not be punished.

As the Director-General and Council understand their position, authority and instructions better than other people, they inform herewith the Burgomasters and Schepens, that the establishment of a subordinate Court of Justice under the name and title either of "Schout, Burgomasters and Schepens" or of "Commissaries" does in no way infringe upon or diminish the power and anthority of the Director-General and Council to pass ordinances or issue interdicts, especially if they are for the glory of God, the welfare of the inhabitants or the prevention of sin, vice, corruption and mishaps and the correction, fine or punishment according to law of those, who wantonly disobey them.

The authority of "Schout, Burgomasters and Schepens" and why they have been appointed is sufficiently shown in the instructions given to them. They must stick to this and continue so, without troubling henceforth the Director-General personally and inconvenience him on account of some orders, rules, fines or punishments against and of offenders made and published by him pursuant to a previous resolution of the Director-General and Council. But if the Schout, Burgomasters and Schepens or the Commissaries are asked by a subject or subjects to mediate and intercede for the modification of an interdict, order or punishment decreed against one or another by the Director-General and Council, then the Burgomasters and Schepens or Commissaries of this City and of other subaltern Courts may by respectful request remonstrate and inform the Director-General and Council of their own grievances and of those of other subjects, giving their reasons for it, whereupon the Director-General shall give such decisions, either renewing or mitigating their orders, as justice and the nature of the case may require it.

Thus done at the meeting of the Director-General and Council held at New Amsterdam in New Netherland, February 26th 1654.

P. Stuyvesant.

Nicasius de Sille. C. van Werckhoven.

La Montagne.

LETTER FROM THE DIRECTORS TO STUYVESANT: ORDINANCES VETOED AND APPROVED: RENSELAERS-WYCK; LANDGRANTS: CHURCH AFFAIRS; REVENUES.

Honorable, Worshipful, Pious, Dear, Faithful.

Our last general letter to you was of the 24th of July 1653, sent in the "Gelderse Blom" and in our ship "Coninck Salomon," by which we answered several of your letters, namely of the 14th and 20th of September and 10th of November 1652, while later on the 4th of November 1653 we answered yours of the 7th of January and 5th of June of the same year. But as the ship "Vacrued," which was to sail for New Netherland by way of Brasil and Curaçao, could not make this voyage on account of the mishap occurred to it at the Texel, the aforesaid letter and enclosures could only be sent by this ship; for brevity's sake we refer to their contents in so far as they do not contradict this letter. In the meantime, God be praised, the ships "Graft" and "Harringvat" have arrived at Rochelle, by which we received your letter of the 6th of October 1653, to which we shall now reply as briefly and substantially, as the time may permit.

Your endeavors made to continue the friendship and commerce with the people of Virginia have pleased us very much and we recommend, that you make the same efforts in the future with these and your other neighbors. We have no doubt, that meanwhile the ships of the Parliament, stationed on that coast and preventing the trade with our people, shall already or at least before the arrival of this letter have received different orders from their superiors in England, between whom and the commissioners of our government an alliance and treaty of peace has been agreed upon, subject to the approval of their High: Might: the States-General. This ratification given with the general consent of the Provinces has been sent to the commissioners in England a few days ago, so that

we have deemed it unnecessary to send off the succor demanded for your places, not wishing to ereate unnecessary expenses, although we had obtained it from the government of this city, as you may learn from our said letter of the 4th of November here enclosed.

The resolutions adopted by you at the general meeting appear to us very strange and surprising and still more surprising is their publications without our knowledge or approbation. In the first place you proclaim, that all traders shall henceforth not sell their goods, except Indian goods, at a higher advance than one hundred per cent above the price stated in the invoices without adding thereto the freight, duties and other charges. An order indeed as impracticable, as highly injurious for the State, for it is a sure means not only to banish all trade and at the same time deprive the Company to a large extent of their revenues here and in New Netherland, but also to prevent an increase of population and cultivation, for who does not know, that the expectation of gain is the greatest spur for people to go there, as experience has sufficiently taught, while on the other side the fear of moderate and uncertain profits discourages and keeps them at home, as would certainly be the case, if they came there with their cargoes under these circumstances. For they would be in great danger, that their goods might be taken away from them, upon which the heaviest expenses are incurred, as freight, duties, fees for the convoys etc amounting to sixty and more per cent, besides insurance and the dangers of the sea: it is easily seen, what would be the merchant's profit. We could adduce other and more powerful reasons, however as we believe, that commerce does not admit of the least constraint or limitation, but must be entirely free, as it is among all other nations and countries, we consider it unnecessary and we do not doubt that the high prices will cease and disappear in time, when trade increases and everything is imported there in abundance.

Equally impracticable is your second order, having its source in the first, to wit the lowering and fixing the pay of the journeymen carpenters, masons ete and the price of provisions, bread, beer and wine. We cannot doubt, that your own experience will have taught you the impossibility of carrying it out, for such an order can only give rise to great dissatisfaction and troubles, as well among the journeymen, whom you have rated indiscriminately at a certain day's pay, one however being cheaper at thirty than the other at twenty stivers a day, as among the inn and tavernkeepers, and other traders. To prevent this in the future, we have resolved to command, that you shall act strictly in accordance with the laudable enstoms and ordinances of this city (sent you heretofore), at least in so far as the nature and condition of the country and its inhabitants may admit.*

The order given by you not to use any good grain in baking or brewing appears to us, under the present circumstances, to be cautious and well conceived and we would also consider it advisable on similar occasions of need to make close and secret investigations as to what quantities of grain may be in private hands there, that you may so much better govern your actions.

We think it would be useful to take some good and practicable measures concerning the freight charges of skippers, who carry goods into the interior and we recommend to you therefore to consider this point in such a manner, that it will be to the advantage and accommodation of the inhabitants.

You have agreed upon a placat, that no trader shall sell or take into the interior any of his goods by retail, unless he engages to remain in the country there, owning a decent house or

* The laws mentioned in the preceding passages were enacted by the Assembly of the deputies from the different towns of New Netherland held in September 1953, but they are not among our records, nor have we the Minutes of the Assembly. They appear to have been sent to Amsterdam.—B. F.

bouwery, four consecutive years. We can well understand, that the traders going there and returning again with their barter bring little profit to the inhabitants, but the remedy proposed by you to prevent it is in our opinion as impracticable, as the preceding, principally in the infancy of a newly opened country, whose growth must be promoted rather by encouraging and unlimited privileges, than by prohibitions and restrictions, for to constrain people to engage in building houses or in farming, who have often neither the means nor the inclination to do it, is repugnant. and to compel them to remain, servile and slavish. However to benefit the inhabitants as much as possible we have thought it would be convenient and less dangerous for the increase of the country to prepare and pass the following order, to wit: that henceforth no traders coming there shall be allowed to sell or take into the interiors any goods as abovesaid, unless they keep a public shop there: by this measure not only the barterings to a large extent will be prevented, but these traders will also be compelled to contribute to the ordinary and extraordinary taxes, which our inhabitants now pay. You will therefore act accordingly and before we leave this subject let us warn you against passing, much less publishing hereafter any more such or similar orders or rules, before having consulted our opinion in regard to them, for that we consider necessary for the interest of the Company and this government.

We are not pleased with the assertion of the authorities of the Colony of Renselaerswyck, that even in time of need and war they are not obliged to assist; we consider it entirely unfounded, unreasonable and unfair, for under such circumstances, nobody, whatever privileges and exemptions he may have obtained, should be spared or excused, as the daily occurrences in our country here now sufficiently teach us. What further concerns the running expenses for salaries of the civil, ecclesiastical and military officers, the maintaining of the fortifications erected and remaining for the support and protection of the community, it is only just and fair, that, as the royalties and revenues of the Company there are not sufficient, the inhabitants help in bearing the expenses, as it is done in all other well governed countries and cities.

We are at present engaged in examining the question whether tithes should be exacted from the Colony of Renselaerswyck, so that you may expect our opinion concerning it by the first opportunity: but as van Twiller and others pretend, that some more land has been granted there, which is not yet subject to tithes, we have deemed it necessary to direct and recommend to you, that you cause the Secretary, (we hope Tienhoven has the fullest information on this subject), to make an examination and send us speedily a correct and detailed statement of the parcels of land, granted there from time to time since the beginning with a specification of the conditions, that we may so much better and surer govern ourselves accordingly.

We have decided absolutely to deny the request made by some of our inhabitants, adherents of the Augsburg confession, for a preacher and free exercise of their religion, pursuant to the enstom hitherto observed by us and the East India Company, on account of the consequences arising therefrom, and we recommend to you also not to receive any similar petitions, but rather to turn them off in the most civil and least offensive way and to employ all possible but moderate means in order to induce them to listen and finally join the Reformed church and thus live in greater love and harmony among themselves.

We have been pleased to see the zeal of several of our inhabitants of a new village on Long Island for the Reformed religion and that it may not cool, we have resolved upon their representation to contribute in the beginning 600 fl yearly and are looking about here for a fit and pious teacher or minister: we have also notified the reverend Classis here, so that you and the people may expect him by the first opportunity. We are hereby reminded, that now and then complaints

are made to us of the inconveniences and troubles, to which Domines Johannis Megapolensis and Samuel Drisius are unreasonably exposed there by the irregular and scanty payment of their respective salaries. We are astonished to hear, that even the former has to claim an arrear of several thousand guilders, although you had made a special agreement with him, that his salary should be paid there, while the other has been sent to you on the same condition: as this has always been your proposition, based upon so good and fair reasons, and was really necessary, as stated before, it surprises us, that you take no better care to place these men above want. To prevent this in future, we deem it requisite to charge you herewith and seriously recommend, that you satisfy the demands of these persons as best you can there, so that no further complaints are made to us.

We should have stopped here and closed our letter, if we were not frequently embarrassed by not having the general and special account books; we have mentioned this in our previous letters and as we cannot wait any longer, being kept entirely ignorant and blindfolded in regard to the expenses and revenues of the Company there, because to our great astonishment no books of account have been sent over for several years, we have considered it highly necessary to charge and command most earnestly, that you send over speedily by the first ship not only the missing books and accounts, but henceforth also cause to be made a correct and detailed statement of the expenses and revenues, entered there from time to time to be sent to us promptly and without delay every year, that we may act accordingly.

With the ships sailing from here to New Netherland (this sails from Rochelle) we intend to send you a detachment of soldiers, ammunition of war and other necessaries urgently needed there and as three are already loading and two or three are reported to intend taking freight for New

Netherland, you may expect all very soon.

Meanwhile etc etc Amsterdam, the 12th of March 1654.

To the Director and Council
in New Netherland. General letter.

Your good friends
The Directors of the W. I. Comp.
Dept. of Amsterdam.
J. RYCKAEETS. AB^m. WILMEEDANCK.

Order directing the Magistrates of Gravesend to produce their charter in proof of certain assertions made by them.

Ultimo March, 1654 at New Amsterdam.

The Magistrates and inhabitants of *Gravesend* having written a certain letter to the Hon^{Me} Director-General, the following answer was sent to them:

It is resolved regarding the within letter, that the Magistrates and inhabitants of Gravesend must prove by their patent or at least by an authenticated copy thereof their right, both to nominate and elect their Magistrates and to continue them in office during their own pleasure.

Enacted at the session of the Director-General and Council, on the date as above.

Ordinance against Pirates and Vagabonds and requiring strangers to report and give an account of themselves. Passed April 8, 1654.

(Laws and Ordinances of New Netherland, p. 155.)

Ordinance of the District Court at Breuckelen etc., for the better defense of the Dutch towns on Lono Island, approved April 8, 1654.

(See Laws and Ordinances of New Netherland, p. 159.)

Commission appointing Secretary van Tienhoven and Burgomaster Cregier to go as envoys to the Governor of New Haven.

Anno 1654, New Amsterdam, on the 8th of April.

Petrus Stuyvesant, on behalf of their Noble High: Might: the Lords States General of the United Netherlands and of the Noble Lords-Directors of the Priv. West India Company, Director General of New Netherland, Curação, Bonayro, Aruba and dependencies, with the Honorable Conneil, to all who shall read this or hear it read Greeting:

Know ye, that in pursuance of the directions of our principals we have only endeavored and aimed at, as we still are aiming at a continuation of our former intercourse, commerce and peace with our Christian neighbors and co-religionists without regard to any unexpected differences and deporable misunderstandings between our respective Governments in Europe. For this reason we have already a long time ago addressed several friendly missives to the neighboring Governors, but meanwhile some rovers and pirates have turned up,—we do not know under what authority, or whose commission, who during last summer have uttered threats and committed several hostile acts, invasions and attacks upon the good inhabitants in the country, Dutch as well as English, on land and sea, robbing and plundering William Havek and Jochim Petersen Kvupter, stealthily taking away a vessel belonging to John Tobyn, stealing and leading off 9 or 10 horses from the village of Amersfoort on Long Island and 3 or 4 negroes sent out to recapture and bring back some fugitive negroes. Having suffered these and other hostilities at the hands of the said robbers and pirates not only last year, but also again quite recently in the person of William Havek, when they added many threats of fire and massacre to be inflicted upon other good inhabitants of this Province,

We, the Director-General and Council, believe ourselves compelled by our official position and its duties, upon the repeated complaints of our good subjects, to prevent them by all honest and admissible means, as far as we can and to protect our good subjects against all such rovers, pirates and thieves.

Therefore the Director-General and Council have resolved to have them pursued, attacked and captured either on land or on water, as well by means of power, entrusted to us by God and our Sovereigns, as by the weapons and own defensive means of our good subjects, without however being inclined or intending to give thereby to our Christian neighbors any cause for offense, much less to commit any hostilities against them.

In order to inform and assure hereof the neighboring Governors, Lientenant-Governors and Magistrates, we have considered it necessary and advisable to appoint and send as envoys to our next neighbor, the Hon^{Me} Theophilus Eton, Governor of New-Haven, the Conneillor and Fiscal of New Netherland Mr. Cornells van Tienhoven and Mr. Martin Cregier, Burgomaster and Captain of one of the Citizens' Companies of this City of New Amsterdam, who are to inform and advise the said Hon^{Me} Governor and his Council, as well as all, whom it may concern, of our real and sincere intentions in equipping and making ready some yachts for the protection of the commerce on the rivers and waters between us and our neighbors and in commanding our good subjects, Dutch and English, to keep order and good watch and be ready for all emergencies. All this is intended for and aims at the protection of our good inhabitants in the open country without any thought of doing injury or damage to or molesting, much less committing any acts of hostility against our neighbors. If it should happen that in the pursuit of these robbers and pirates some of our far off living subjects or of our neighbors might be damaged in their cattle, houses or vessels, which we will not hope and against which we have given strict orders, then we engage ourselves to give prompt and just satisfaction therefor, as soon as we are informed of it.

Regarding the capture and detention of one *Thomas Baxter*, formerly the leader and captain of these robbers and pirates, in whose name and pretended authority the above related robberies and thefts were committed partly by himself, partly by his accomplices, our aforesaid deputies are especially authorized and directed to inform the said Hon^{ue} Governor of it and ask for his wise counsel and aid as to how the stolen property may be recovered, also to speak with him concerning the abduction of Captain *Cregier's* negroes protected by a safe-conduct of the said Honorable Governor and kidnapped within his own jurisdiction. They are further to consult with his Honor concerning the flight and recapture of a certain Jan de Jongh and finally to propose and ask for a continuation of the former intercourse, commerce and neighborly friendship.

We, the Director-General and Council promise herewith to approve, confirm and ratify all that in this respect shall have been done, covenanted and contracted by our deputies, the Hon^{Me} Messrs. Cornelis van Tienhoven and Martin Cregier.

Given at our meeting at New Amsterdam, this 8th of April 1654.

P. Stuyvesant.

NICASIUS DE SILLE, LAMONTAGNE, C. VAN WERCKHOVEN.

Order directing a resident of Breuckelen to leave the country, for refusing to serve as Magistrate.

Anno 1654, April 9th, New Amsterdam.

Whereas Jan Eversen Boot, an inhabitant and owner of real estate in Breuckelen, on Long Island, has at the election of Schepens in the village of Breuckelen also been elected Schepen by the Director-General and Conneil, which office he refused to accept, saying he would rather remove to Holland, than undertake such duties, whereupon at the time the Director-General replied "If you will not accept to serve as Schepen for the welfare of the village of Breuckelen with others, your fellow-residents, then you must prepare yourself to sail in the ship "King Solomon" for Holland agreeably to your own utterance,"

Therefore the Hon^{Mo} Director-General and High Council, in consideration of the obstinacy of the said Jan Eversen Bout and the subsequent disorders, which could arise therefrom, have directed their Fiscal Cornelis van Tienhoven, to inform the said Jan Eversen by the Sheriff David Provoost, that he must leave.

Thus done etc.

P. Stuyvesant.
N. DE SILLE, LA MONTAGNE, C. VAN WERCKHOVEN.

Passport for the Envoys to New Haven.

The bearers hereof, namely the Hon^{Me} Cornelis van Tienhoven, Councillor and Fiscal of New Netherland and his Honor Martin Cregier, Burgomaster and Captain in the trainbands of this City, are deputed and commissioned by the Director-General and Council of New Netherland to go as Agents in behalf of this Province to the Hon^{Me} Governor Theophilus Eton at New Haven and so much farther as the occasion may require. Therefore all Christian Governors, Lieutenant-Governor and Magistrates of the neighboring Colonies are hereby requested, to receive and acknowledge the above said parties as such, and to allow them to go and come according to the laws of nation with the yacht and the persons under their command and their property, which we promise under similar circumstances to do also.

Done at New Amsterdam, 14th April 1654.

Order on a petition of the authorities at Fort Orange, relating to limits of jurisdiction, lands granted to the Patroon and appointment of Magistrates.

The following decision was given upon a petition sent to the Director-General and Council by the Commissary and Magistrates of Fort Orange and Beverwick Village dated the 16th March 1654.

As to the first point the Director-General and Council resolve, that in due time the Noble Lords-Directors shall be communicated with, in order to hear their advice. In the meantime permission is given, that the Court of the Colony shall have jurisdiction, as heretofore and until further orders from the Fatherland have been received, within the limits of Fort Orange and Beverwyck Village, except that they shall not issue summons or make arrests within these limits, unless they have first asked for permission to enter upon the territory, and then their duties shall be performed by the regular Court messenger of Fort Orange and Beverwyck Village.

The Director-General and Council consider the second, third, fourth and fifth points reasonable and proper; pertinent orders and documents shall be made for this purpose in due time and sent to the Court.

Concerning the sixth point, it is the opinion of the Director-General and Council, that the lands granted to the Patroon or Patroons under the Exemptions must remain at their disposal until further orders from the Lords-Directors. The Director-General and Council refuse therefore

to reply thereto, until the boundaries of the Colony shall have been determined either by the decision of the authorities in the Colony or by an order of the Director General and Council pursuant to the instructions of the Lords Directors. It is therefore considered advisable to serve on and communicate to the Honth Commander Rensselaer and the Magistrates of the Colony a written summons to this effect by the Commissary Dykman and two Magistrates.

7th. To complete the inferior Court of Justice for Fort Orange and Beverwyck Village, Sander Leendersen, Pieter Hartgens and Frans Barentsen are hereby selected out of the names sent and confirmed.

Thus enacted etc., April 14th 1654.

LETTER FROM THE DIRECTOR-GENERAL ETC TO JOHN BAPTIST VAN RENSSELAER AND THE MAGISTRATES OF RENSSELAERSWYCK CALLING ON THEM TO RUN THE BOUNDARY LINE OF THEIR COLONY.

Your Honors cannot be ignorant of the fact, that the Director-General and Council of New Netherland have in the beginning of April 1652 insinuated in writing to the then Commander of the Colony of Rensselaerswyck, Brant Artsen van Slechtenhorst, and his Council or Co-Magistrates and given them the choice of selecting the starting point of the boundaries of the Colony, in order that in future the differences about meum et tuum and the quarrels, which in consequence of it had arisen between the officers and inhabitants of Fort Orange and the people of the said Colony, might be avoided. According to the Exemptions the Patroons had received a grant of four leagnes on one side or two miles on each side of the North river, where navigable. The choice thereof and the determination of the starting point going either southward or northward along the river were left to the pleasure and discretion of the aforesaid Commander and to his Co-Magistrates appointed by the Honble Patroon and the Directors of the said Colony, to which the warning was added, that, if the Commander and his Council should refuse the fair offer of the Director-General and Council or neglect to make the selection, the Director-General and Council would be compelled by their official position and duty and for the aforesaid reasons, to determine the boundaries of the Colony according to the Exemptions. To this written request and very fair offer the said Slechtenhorst and his Council replied in writing, that they were not authorized to act in that matter by their superiors; the Director-General and Council then deemed it advisable to delay the settling of the boundaries until further advice from the superiors of either side should have been received. As now the Commander Slechtenhorst and the present chief-officer of the Colony have had two years' time, to communicate thereon, however unnecessarily, with their principals and receive the wanting authority and the Director-General and Council do not know what your Honors may have written on the point in question to their principals or what their reply may have been, while the long delay admits of a presupposed disinclination and unwillingness to accept the offer of making the choice themselves, therefore the Director-General and Council find themselves compelled, as stated above, to determine the boundaries, the more so, as they have been expressly directed to do it by the instructions of the noble Lords-Directors of the Privileged West-India Company in two letters received since.

But desiring to avoid for ourselves and our principals all reproaches and blame, the selection is once more left to your Honors, to begin and determine the boundaries of the Colony, belonging to your Honors' principals, pursuant to the Exemptions, either four leagues on one side, or two on either side along the river, not including the territory of Fort Orange, as your Honors may conclude and consider for the best of their principals; else in case of refusal or disinclination to accept this offer, your Honors shall have no cause to plead ignorance or any exceptions, if we, pursuant to the authority given us from our superiors, should legally select the starting point and determine the boundaries of the Colony, belonging to your Honors' principals, pursuant to the Exemptions and dispose of the lands beyond these boundaries, as the public welfare and the service of the Company might require it. Expecting first your Honors' prompt and definitive answer etc.

Fort New-Amsterdam
April 16, 1654.

NICASIUS DE SILLE, LA MONTAGNE, COR. VAN TIENHOVEN.

DECISION GIVEN UPON A PETITION OF ADRIAN JANSEN FROM LEYDEN, RESIDING AT FORT ORANGE,
FOR PERMISSION TO BUILD AND KEEP AN INN.

Pursuant to a former resolution of the Director-General and Conneil no new houses were to be erected between the Kils, whereby the Fort might be obstructed, but having considered the request of the petitioner and the necessity of having accommodations for travellers and strangers, the Director-General and Council consent herewith, that the petitioner may erect close to the pallisades of Thomas Jansen a house suitable for an ordinary and lodging-house for travellers, provided however that the said house shall always be used by the petitioner or his heirs and assigns according to the true intent and meaning of his petition and not be turned into a common beer house and drinking place, but only as a regular inn and hostelry for travellers.

Thus enacted etc., New Amsterdam April 30, 1654.

P. STUYVESANT.
NICASIUS DE SILLE, C. VAN WERCKHOVEN,
LA MONTAGNE.

Answer to a petition of the authorities of Fort Orange concerning the limits of the Fort, sale of liquor and salaries of the Magistrates.

Anno 1654, April $30^{\rm th}$ at New Amsterdam.

The following answer was given to a petition from the Commissary and Magistrates of Fort Orange and Beverwyck Village, sent to the Director-General and Conneil under date of March 17th 1654 and now on file in the Secretary's office.**

The first matter is left by the Director-General and Council to the discretion of the Court, but the Commissary and the Magistrates should take proper measures and guard against smuggling. The Director-General and Council believe it would be advisable, to let the Clerk or the Court messenger keep an account of and receive excise money for a year or six months so that it might be ascertained, how much comes in from the excise, and the letting of it be regulated

somewhat accordingly. The Commissary and Magistrates are further hereby authorized to make, publish and execute such orders and fines against snugglers and snuggling, as the circumstances shall require.

After due examination of the second point the Director-General and Council order, that until further advice and until the boundaries of the Colony are determined no wine, beer or distilled waters shall be given out, tapped or sold at retail within one thousand rods around the Fort, without due notice having been given and the usual Tappers' Excise paid on it to the Commissary and Magistrates of the said Fort, or to those who may have been authorized by them.

Concerning the third point the Director-General and Council directed their Fiscal to republish the Ordinances about the bakers and to punish those who disobey the same accordingly.

To the fourth point: a number of schepels shall be ordered by the first sailing vessel.

To the last: in consideration of the troubles, the loss of time and the private expenses, which the Magistrates have to bear, they being mostly men, who earn their living either by farming or by trade or as mechanics, the Director-General and Council consent, that the Magistrates may receive and enjoy out of the revenues, levied upon the inhabitants of Fort Orange and Beverwyck a salary of 150 fl annually.

Thus done etc.

Letter from J. B. van Rensselaer and the Magistrates of Rensselaerswyck to the Director-General etc. in answer to their letter of April 16th.

We answer to the summons of the 16th of April 1654 read and exhibited to the Court of Rensselaerswyck by Mr. Johannes Dyckman, assisted by Rutgert Jacobsen and Jacob Schermerhorn, on the 30th of the same month, as follows:

We have written to our Lords-Principals concerning the first summons of the Hon^{Me} Director-General and Council dated April 1652, but have received no answer, which we expect shortly. About the last letter on the question of determining the boundaries, in which we are taxed with disinclination, we have also written to our principals for their instructions.

As the matter now stands, we refer to and claim the benefit of the 26th article of the Exemptions of New Netherland; but wishing to avoid any cause for differences during these troublesome and dangerous times, and considering that no man can be judge in his own case, we state to your Hon^{use} Worships, the Director-General and Council of New Netherland, herewith, that we are willing to submit the dispute about the boundaries to the decision and findings of our principals on either side in the Fatherland, which we believe can be done with propriety. By such means we, who are only a small number, shall be enabled to live in peace and harmony with the others in this country.

Enacted at the meeting of the Court for the Colony of Rensselaerswyck, the 2^d of May 1654.

Jan Baptist van Rensselaer Johan de Hulter, B. van Slechtenhorst. Arent van Curler, Johan van Twiller. Cornelis van Nes, G. Swaet, Court Officer.

In my presence, Anthony de Hooge, Secretary.

COUNCIL MINUTE. APPOINTMENT OF COMMISSIONERS TO LAY OUT LAND ON LONG ISLAND.

Several petitions from inhabitants of Midvout, Middelborgh and Mespacht having been submitted to the Director-General and Council, asking for an allotment of their hay-land, the Director-General and Council have resolved, to direct Commissioners to go and inspect this land and to allot to everybody his share. As such Commissioners are hereby appointed, commissioned and authorized Mr. Nicasius de Sille, La Montagne and Cornelis van Tienhoven, who will allot if possible to every 25 morgens of arable land eight morgens of meadow.

Thus done etc., at New Amsterdam May 13, 1654.

LETTER FROM THE DIRECTORS IN HOLLAND TO DIRECTOR STUYVESANT: REFUSAL OF THE PEOPLE TO CONTRIBUTE TO THE PUBLIC EXPENSES; EMBASSY TO VIRGINIA; RENSSELAERSWYCK · CONVENTION OF 1653; GRAVESEND; Prace.

Honorable, Prudent, Pious, Dear, Faithful.

Our last general letter to you, dated 12th of March last, was sent by the ship "St Maria," sailing for New Netherland from Rochelle: a copy of it is here inclosed. We have since received on the 4th of April your letter of the 3th of January last by the ship "Gelderse Blom," which we shall answer as far as necessary, adding thereto the matters, which we consider called for by present circumstances.

It is in itself unreasonable and therefore surprises us greatly, that the community there would not consent to assist in bearing the necessary expenses, without considering, that they are not only in duty bound to do it, but that also the present situation should compel them to it, even if they were not obliged. We can therefore not omit to recommend this matter to you most earnestly, that the community, our inhabitants, be held to make the necessary and proper contributions. You must use for this purpose the most lenient measures with discretion and dexterity, but so that the persons, who cannot be persuaded by mildness, be taken in hand with proper compulsory measures. We shall provide you from here with as many soldiers and necessaries, as we can; you will see that in the enclosed lists.

We are much pleased with your decree ordering commissioners to go to the Governor and Conneil of *Virginia* and hope, that it will have a good result; the principal reason for our hopefulness is, that the dissensions between the present government of *England* and ours will soon come to satisfactory end, of which we expect to give further information before the departure of this ship.

We trust, you have had good reasons for not publishing, but keeping in abeyance the printed copies of the placats concerning lands and lots and shall for the present leave the matter so; but what we have directed in regard to the determination of the boundaries of the Colony of Rensselaerswyck ought not, we think, be delayed any longer, but executed, as our proposition was based upon equity and the privileges. Your question, whether the land outside of the Colony should be offered to the Patroons or to the Co-Directors, we believe answers itself, for if the persons mentioned desire to cultivate the land under the general privilege admitting everybody, then no reason exists to refuse them, but on the other side, if they want to hold the said land as Patroons

and therefore join it to their colony to which it does not belong, then their demand cannot be granted. We are pleased to see, that the people of Fort Orange and of the said Colony live in good friendship and intercourse and if in this or in any other direction the life and behavior of the Commissary Dyckman give offence, then you must again and for the last time give him a warning and recommend that he attend to bis duties and the service of the Company, in default whereof you are hereby specially and expressly authorized to discharge and immediately summon him away from there.

We enclose a placat for promoting the breeding of cattle, which you shall not only publish and affix, but also take care, that it is obeyed and executed. It will be a great help to you, if, as we recommend, you take a census of the number of animals in each colony, previous notice having been given, and keep a register, so that you may learn on occasion, where "the missing animals have gone to.

We confess that the description of the condition of the country about Fort Orange, which we have received, is different from yours; therefore we give up our opinion and agree to your proposal to erect a small fort or even only a small redoubt or blockhouse on the long Island*; the reasons given by you are weighty and pressing, so that we think it is not necessary to urge you any more, but shall only add, that posts with the arms of their High: Might: and of the Company should also be placed at other places, the ownership of which it is necessary to maintain.

The internal duty of four stivers for each beaver imposed by you has caused us here much trouble and we have tried to satisfy the interested dealers here in different ways, even by reducing the import duties from 16 to 12 per cent., but they insisted upon a full restitution, to which we had to consent. This must teach to you to keep within the terms of our engagements and treat people according to what is due to them, not according to what you require. On the other side, considering that you should not be deprived of this revenue, especially as the expenses will be somewhat increased now, we have informed the said traders, conform to the agreement made with them that henceforth they must pay the four stivers for each beaver, and intend to reduce the import duties from 16 to 12 per cent. next year, that the commerce may not be burdened too much. For the present we have kept the former charges, to obtain from their surplus funds enough to repay the unadvisedly exacted four stivers; only as far as tobacco from the Vivinias is concerned, we have made a reduction from 45 to 30 stivers a hundred weight, while the 20 st. on New Netherland tobacco remain as before.

We do not know, whether you have sufficient reasons to be so suspicious of Adrian Van der Donek, as all the charges against him are based upon nothing but suspicions and presumptions; however we shall not take his part, and only say, that as we have heretofore recommended him to you on condition of his good behavior, we intend also, that he be reprimanded and punished, if contrary to his promise he should misdemean himself. On the other side we hope, that your suspicions of him are to be imputed more to the unfavorable conjuncture of the times, than to his presence there.

We have already written you our opinion on the resolutions adopted by the general meeting of delegates and we hold it still. We have been amazed by the proceedings of the delegates from some colonics and villages, especially because in the whole remonstrance we cannot find anything, that could have given them a reason for complaining of some wrong but from their conclusion and accompanying protestations it may be conjectured, that the whole thing consists only of

^{*} Long Island near New York or Long Island, also called Mahicanders Island, opposite Bethlehem, Albany Co.? See Vol. XIII, p. 193.

forged pretexts for an imminent factious sedition; we think, that you should have proceeded rigorously against the ringleaders of this work, and not to have meddled with it so far, as to answer protests by counter protests and then let it pass without further notice: for as it is highly arrogant for inhabitants to protest against their government, so do the authorities prostitute their office, when they protest against their subjects without punishing them according to the situation and exigencies of the case. Although the relations between this country and England give rise to hope, that also the differences over there shall be settled, we charge you nevertheless to mete out due punishment for what has passed, so that in future others may not be led the same way.

The attorney, Mr. François Le Bleuw, has been informed by us, that he need not calculate upon sailing this season. He will be able to draw his own conclusions from that and from what has happened to him here and report accordingly to his employers, that we are not at all pleased with such commissions: we inform hereof the Burgomasters and Schepens of New Amsterdam by this opportunity. The parties just mentioned have submitted to us in a special letter several requests, upon which we have resolved point for point as follows:

First, as they complain of too much limited and strict instructions, we decide, that they shall write down and deliver to you the points, in which they desire an amplification or moderation.

Second, that henceforth the office of Schont of New Amsterdam shall be separated from that of Fiscal and the duties be performed by one person; we cannot omit here to inform you of our intention, which is that provisionally we continue Cornelis van Tienhoven in the office of Fiscal and as to the Schout's office you must engage a fit and honest man, as whom we now propose Jochem Pietersen Kuyter. We charge you especially to take care, that in the instructions to be drawn up for this Schout the jurisdiction of the Fiscal and of the Schout are separately defined to prevent all conflicts from this source. The said Burgomasters and Schepens have also requested that the election or at least the nomination of the Schout may be given to them, but we have refused that, because here in this country all Lords of Manors (particuliere Heeren) reserve such patronage to themselves.

Third, we have allowed the Burgomasters and Schepens to levy again a small excise and imposts to meet necessary expenditures, unless you had any objections against it, of which we wish to be informed to examine them. But we have not consented to what the Burgomasters and Schepens add, that they should be freed from the maintenance of the Company's officers out of the excise already imposed.

Fourth, we have decided, that a seal for the City of New Amsterdam shall be made and sent over.

Fifth, that the said Burgomasters and Schepens shall have the right of recording conveyances, deeds and mortgages of houses and lots within the said city, but not outside of its limits, it being understood however, that this does not deprive you of the power heretofore given to dispose of lots already granted, but not occupied, and that the Burgomasters and Schepens are in duty bound to give you upon demand an account of all conveyances, deeds and mortgages recorded before them.

Sixth, we have not granted their request, made to us, to be furnished a sufficient quantity of ammunition of war for the defence of the city, but we have told them, that all such articles shall be directed to you to be distributed where necessary.

Lastly and seventh, we have granted and allowed, that the house, in which the Burgomasters and Schepens meet, shall be given to the city to be appropriated to its use and the carrying on of

its business; for we cannot see, that it matters whether this house belongs to the Company or to the City in commonalty, provided, as we intend it, that no private party shall base any claim hereon, nor shall it be alienated or mortgaged.

Concluding here what we have resolved upon the letter of the Burgomasters and Schopens, we shall only add, that we send enclosed a copy of the letter written by the delegates from Gravesend and dated December 27th last and direct you to inform yourself concerning the persons, who signed it* and to arm and prepare yourself immediately for the exemplary punishment of the mutinous. We have this before us as our chiefest aim besides the preservation of the country in sending off the present succor.

Some complaints have been made here to us, that there is no proper regulation, or at least that it is not observed, regarding weights and measures. We have therefore directed, that some weights used in this city, also a yard and other measures, shall be sent over from here to be kept there in the City Hall (Ract Huys) and we desire you to take care, that the goods and merchandise be sold or traded according to the measures and weights and that delinquents be duly punished.

For the maintenance of the commerce and correspondence between you and *Curação* we have resolved to look out for a ship of 70 to 80 lasts and expect to send it by the first opportunity.

On the request of Gillis Verbrugge and Comp. we have passed the enclosed resolution on the 18th of November 1652: we cannot learn otherwise, than that, although a second copy of it was sent to you, it had no effect. At the urgent request of the interested parties we cannot refuse to direct you again to govern yourselves pursuant to its contents, also to order, that Gerret van der Voorde and companions receive satisfaction for their claim without neglect for any reason or pretense whatever; for we desire, that in this and similar cases you shall not hunt up excuses, but carry out with precision not by words, but by deeds, the orders given by us.

We could not grant the request made by you in a private letter of the 7th of October 1653 to the effect, that the duties levied here upon a certain quantity of beavers should be repaid to the former Swedish Governor Johan Prints; mostly because the said Prints has not carried out his intention to send the beavers to Sweeden by way of Amsterdam, but has sold them here, where he also received the money for them and put it out at interest for his own benefit; so that the beavers did not concern the crown of Sweeden, but him privately. We have been greatly astonished, that you have shown yourselves so liberal, as you cannot be ignorant of the Company's condition and how difficult it is to make its revenues here and there meet the expenses; we cannot omit therefore to recommend, that you do not dispose so giddily of the said revenues, but rather deny such requests in the most polite manner, so that nobody is hurt in his respect and authority and no cause for trouble given.

By the loss of the ship "Hoft van Kleeff," captured by the English, we find ourselves deprived of the books of monthly wages and other documents and papers sent over in it from New Netherland as well as from Curação. As this loss causes us here many and great difficulties on account of some people, with whom without the books we cannot settle and who cannot be satisfied, therefore we direct you once more most urgently to send us the aforesaid books and other documents, now already called for several times, as quickly as possible, that we may receive the desired information and get rid of these people without further difficulties.

We gave an order in our letter of the 24th of July 1653, that the pay of the soldiers, then

going over in the "Gelderse Blon" and in our ship "Conninck Solomon" should be booked and begin upon their arrival out; but as since we have passed another resolution, to wit, that their pay should begin with the sailing of the ships from here according to the old usage, we have thought it necessary to inform you thereof, that it may be changed in the books there and the order be put in practice by you concerning as well the soldiers coming with this ship, as those, who may be sent over hereafter, unless you receive orders to the contrary.

The long expected peace between the present government of England and the United Provinces of Netherland has at least been solemnly concluded on the 15th of April and has also been ratified by both sides and published; as you may see by the enclosed original printed articles hostilities shall cease on the 14th of this month new style, so that the damages done by one side to the other after that date shall be repaid and indemnified without process of law, which you will see by the proclamation of the peace following the said articles. You are therefore especially ordered and commanded to govern yourself strictly in accordance with the tenor thereof, that no cause for new complaints may be given.

Herewith etc etc.

Amsterdam, the 18th of May 1654. Your good friends
The Directors of the West India Company.
Department of Amsterdam.
ABR. WILMERDONXS.
ISAAC VAN BEECK.

To the Director-General and Council in N. N.

If it should happen, that some *Portuguese* ships are brought up there by pirate ships or by privateers, sailing under charter and commission of the Company, then you are to receive from the returns and net proceeds 10 p. c. as recognition and further act in pursuance of the enclosed extract from the resolutions, adopted by the delegates of the respective departments at the *Hague* the 15th of September 1653, until we shall have informed you of our further orders and resolutions, which cannot be done now on account of lack of time; you may expect them however with the ships the "*Peereboom*" and "Gelderse Blom."

By order of the Directors.

A. B. DE DECKER, junior.

Postscript to the Duplicate of the foregoing Letter.

As the growth and prosperity of yonder state depends principally upon the population and the cultivation of the soil, we are constantly busy to invent measures, which might serve for their promotion. We intend for this purpose, (which has also the favorable endorsement of the Burgomasters of this city,) to send you in the aforesaid two ships now ready for sea a party of boys and girls from the Orphan Asylum here, making first a trial with 50 persons. You may expect with them also a quantity of provisions, that they shall not immediately burden the storehouse. While you see our zeal in increasing the population, you must constantly think of promoting the cultivation of the soil, that on all occasions you need not rely on others, but may have recourse to your own resources. How much depends on this and how much you can rely in such cases on your English neighbors, you have sufficiently learned this last time. As we further

understand, that our inhabitants, engaged there in farming, apply themselves mostly to the planting of tobacco, thereby neglecting the cultivation of grain, we have considered it highly necessary, not only to remind you, but also to recommend to you to keep such farmers to their duty and obligations and make arrangements with them, that a certain part of their land, either already under cultivation or to be cultivated hereafter, is sown in grain. When this is done, our province there will by and by become stronger and its population will increase.*

Herewith go for the present five casks of meat for the soldiers now coming, also some clothing for them according to invoice, which you will distribute with such advance on their pay as has been heretofore given them.

Dated as above.

By order of the Directors.

A. B. DE DECKER, junior.

Abstract of a Letter from the Burgomasters and Schepens of New Amsterdam (to the Directors of the W. I. Comp.) without date,

They write, that their instructions are too limited and strict, that they are not able to govern the municipality with ease according to the instructions and request that they may receive others from here not so restricted, but agreeing as nearly as possible with the form of government in this City of Amsterdam, whereupon they are awaiting an answer.

They request also, that they may be allowed to elect their Schout or at least to nominate a double number; that the Fiscal *Thienhoven* is now officiating as Schout, but as little to the satisfaction of the citizens who have submitted a petition on this matter, as with respect for them.

That a distinction be made in the jurisdiction of the Fiscal on behalf of the Company and of the Schout as well in civil as in criminal causes.

That the Director has allowed them an excise on beer and wines, but only on condition of maintaining therewith the political and ecclesiastical officers, which is impossible, as it will pay only one third of their expenses, while they have also to contribute their share to the maintenance of the fortifications. They request therefore, that this excise may be given to them without limitation and that they be authorized to levy a new impost (to which the community is said to agree, as shown by enclosure No. 5) such as on stamped paper &c, also to lease the ferry from there to Brooklyn for the purpose of first obtaining funds to repay the loan of about 9000 fl. expended in making the outworks and fortifications.

* Extract from a Letter of the Directors to Stuyuesant; the boys and girls sent from the Orphan Asylum, July 7, 1654.

The enclosed list will show you, what provisions are sent over for the hoys and girls sent from the Orphan Asylum here, with whom you now may make an experiment. We recommend to you most seriously to take good care of them and place them with good masters or give them such employment elsewhere, as will tend to their and the country's hest advantage. We leave it to your experience and deliberation.

Also that they be authorized to pass conveyances and deeds of houses and lots sold within the City and its liberties, also mortgages, and that to this end a seal for the City may be sent to them, distinct from the seal of the Province.

That in these dangerous times a good quantity of ammunition of war may be sent to them, among which some muskets of 3½ feet in length to be distributed in time of need among the citizens.

They say in conclusion, as they have no property belonging to the municipality, but meet in a house owned by the Company, they request that it may be given them as a present or subject to a fair valuation.

Letter from the Directors at Amsterdam to the municipal officers of New Amsterdam 1654, 18th of May.

Honorable, Worshipful, Pious, Dear and Faithful.

You may ascertain our resolutions upon the points, submitted by you lately, from the enclosed extract, which we have decided to send you as answer with the command, that you are to act pursuant to its tenor as far as it concerns you; we cannot let this occasion pass without informing you, that it has appeared strange to us, that you or some of you have allowed yourselves to be instigated by some evil minded persons so as not only to help arranging without order a meeting, but also to present remonstrances, which we think were at this time very much out of place, although it is represented differently. We write more in detail on this subject to the Director-General and Council, who will communicate with you in due time; meanwhile we recommend and charge you to behave quietly and peacefully, to obey the authorities placed over you and by no means join with the English or other private parties in holding conventicles, either for the sake of deliberating affairs of state, which is not your business, or, which is still worse, to make changes in the province and its government. We have wished to warn you and give you advice, before we make other dispositions. Relying hereon, that you will act according to your duty and conscience we close commending you to the protection of God.

Amsterdam the 18th of May 1654. Your good friends
The Directors of the W. I. Comp.
Dept of Amsterdam
ABR. WILMERDONXS.
EDWARD MAN.

To the Burgomasters and Schepens of New Amsterdam.

Proposals submitted to the Council by the Director-General on having received information of the arrival at Boston of several English men-of-war, designed against New-Netherland, May 30, 1654.

Gentlemen.

For a day or two rumors have been current, which were confirmed last evening in detail by Mr. Isaac Allerton, that 10 or 12 days ago six ships arrived at Boston from Old England, namely two merchantmen and four men-of-war of the Parliament or the present Government of England, having on board Colonel Sussex, Captain Leverett and Captain Hull and a number of soldiers on each vessel, also ammunition and engineers' implements. Mr. Allerton declared not to know, whether they were intended to be used against us or against the French, for the instructions had not yet been opened and were not to be opened, until ten days after their arrival at Boston. According to our calculations this must have been done yesterday or the day before, but we cannot and shall not know their tenor and correct meaning, until the blow is struck and then it will be too late. The continuation of Captain Leverett, the losses suffered at the hands of and the deeds committed by Captain Hull last year and the repeatedly received information, that they had both gone to Old England last fall with the view of soliciting and obtaining ample authority to proceed against this Province and its inhabitants prognosticate no good, but warn us to be on our guard and while trusting in God to consider all possible means of defense.

How to do it to the best advantage of our and the Nation's honor and the most effective protection of this place and its inhabitants, is the occasion of calling this meeting, which will have to consider this among other matters. Upon this point we shall first give your Honors our impressions, when we should like to hear your opinions, in order to come finally to unanimous and responsible conclusions.

First, we and your Honors have to take for granted the weakness and inability of the train bands, to man and defend the works here, although they are in good shape, without the aid or assistance of the country people; much less can assistance be given in that case to the country places, be they forts, villages or homesteads nor can we together resist an enemy.

Second, the experience, which we had last year, when we requested the country people of our own nationality and they were reductant to bring their grain to this City for the greater safety of the place and the Fort; also, when the expedition of the trainbands against the privateers was made and they were requested to take their places in helping to guard this City and to man the works, to which they were opposed: all this predisposes us to fear, that in case of the coming of a considerable hostile force none or only few of the country people, even our own Nation, will contribute to the protection of this City and come to our help, but that in hope of retaining possession of their property, they will not stir a foot.

The English, living among and under us, would we believe, enter into a plot with our enemies, they being of the same nationality, to our great disadvantage: especially the people of Gravesend, of which we have seen and heard unfortunately already some proofs.

Therefore nothing remains, but to consider how we may, for our own and the Nation's honor, protect ourselves for some time against a surprise and massacre: to do this the following is required without doubt:

- 1. Repairing the fortifications.
- The enlistment of soldiers under pay, that in an emergency they may be held in better discipline and assist the trainbands.
 - 3. Money and means to carry out the preceding.

- Arms for the enlisted soldiers. Where they are to be obtained and how we must go to work, your Honors will please to advise me.
- 1. It must further be well considered, whether for the purpose of garrisoning and better defending one place, which if lost the country and all is lost, and if held with sufficient succor the land also is held, it is not better to give up other places, especially Fort Casimir and to draw the free people and the small garrisons on the South river to this place.
- 2. As to the ship "Coninck Solomon," now almost laden and ready to sail, shall we let her depart or retain her here? The one as well the other measure requires to be considered and has its dangers.

Concerning Fort Casimir our opinion should coincide with the general feeling, that it is best for the greater protection of this place to call hither the few soldiers from there and to recommend the guarding of the Fort to the free men. But here we meet with the objection, whether the free men, being few in numbers, will or can do it and may not be in danger of or at least fear being massacred by the savages, which they already apprehend, having therefore, together with the Company's servants, asked us for more soldiers and assistance, else they would be obliged to leave the river. To call away all the people from there, is tantamount to an absolute desertion and surrender of the fine river to others. And if by the conclusion of a treaty of peace or by other means (God will know the best, his hand is always open for our assistance) the enemy does not attack us, how shall we answer for this desertion.

There are several opinions pro and contra the retaining of the ship "Coninek Salomon." To let her sail would be of the greatest profit both for the Company and for the merchants, but then the Government will have to bear the brunt of the displeasures and clamors of the whole community; experienced gunners, marksmen and sailors, to be employed about the ordnance on the walls will be wanted and we will have to do without 1600 to 1700 lbs of gunpowder less, of which we have not much now, while besides many people will want to leave by this ship. Thus read and delivered on the date as above.

RESOLUTION OF THR COUNCIL TO POSTPONE THE CONSIDERATION OF THESE PROPOSALS.

in.

New Amsterdam, May 30th 1654.

At the direction of the Hon^{Me} Director-General appeared before the meeting of Director-General and Council with the Deputies from the Magistracy of this City of New Amsterdam, the Schont and Magistrates of the respective villages of Breuckelen, Midwout and Gravesend, to whom, pursuant to resolution, the present rumors were communicated. They were then kindly requested to assist first in repairing and afterwards, if needed, in defending the works of this City and the Fort and to give a definite sincere and plain answer and opinion: the Magistrates demanded time till next Monday to take the written proposition into consideration.

Dated as above.

Order concerning the salary of the ministers of the gospel.

The Fiscal is directed and ordered, to remind and inform the Burgomasters and Schepens, that the preachers have petitioned us for their past due salaries and whereas, since the Burgomasters

and Schepens are collecting the Excise, the salary for half a year has become due, that therefore the Burgomasters and Schepens will please to provide for the payment of these salaries, according to promise, out of these revenues.

Thus done etc., New Amsterdam, June 1, 1654.

Part of a lease of the Ferry from a Committee of the Council to Egbert van Borsum, ferryman.

[Fragment] to treat equitably, and in order that the Ferryman may the better pursue his business, it is granted him on the part of the Hon^{ble} Company, that for a time he shall have the use of the Ferry house standing on Long Island, providing he keep it in necessary repair at his own expense; the Committee on the part of the Hon^{ble} Director General and Council promising to give the Ferryman all proper support in regard to his business.*

In testimony this is signed by both sides, without fraud or deceit, this 1st of June A° 1654 in New Amsterdam in New Netherland.

This is the R mark of EGBERT VAN BORSUM made by himself.

In my presence.

C. V. RUYVEN, Secret'y.

Resolutions adopted concerning the proposals made by the Director-General on the $30^{\rm th}$ May.

New Amsterdam, June 2d, 1654.

The verbal and written propositions made by the Honbie Director-General having been heard and well considered and a debate having been had upon what further concerns these matters, we, the undersigned Director-General and Council of New Netherland have unanimonsly come to the conclusion, that the community of this City is too weak to repair and strengthen alone and at their expense the works, made by them last year for the defense of this City and its inhabitants; that they much less are able to man the repaired works in case of an attack and when an emergency requires it defend them against a considerable hostile force; and although former experiences lead us to fear, that the country people, notwithstanding their belonging to our nation, will do little for the repairs of the fortifications, hoping to remain in possession of their property, if they do not take up arms against our neighbors of New England and that they will still less come to this City to assist in its defense in time of need, yet, for various reasons, which in time may be given in detail, we consider it at present quite unadvisable to compel the country-people thereto by peremptory orders.

But in order to avoid all reproaches of negligence and carelessness and to deprive them of all excuses in case of refusal, we have unanimously resolved to summon the Magistrates of the villages of

^{*} See Ordinance regulating the Ferry at the Manhattans, passed July 1, 1654, in Laws of N. N., p. 162

Breuckelen, Midwout and Amesfoort and to inform them in the very plainest words of the received news and rumors, also to prove to them the necessity of repairing the fortifications of this City and further to persuade them in a polite manner to come to their defense in time of need and assist the citizens. We resolved further, that in case of refusal, which is presupposed and feared, their arms should be taken up in some suitable way, especially those, which had been given or loaned out of the Hon^{Ne} Company's arsenal.

As to the English villages, it has been sufficiently proved by their utterances and actions, that although under oath of allegiance to us, they would fight rather against, than for us and therefore the Director-General and Council have unanimously concluded to pass them in silence and not to call upon them either for the repairs or for the defense, that we may not ourselves drag the Trojan horse within our walls. With the assistance of God, who will bless our small force and means, we will do our best and be constantly and carefully on our guard leaving the final result to God, whose arm is never fatigued by more or less help. In the meantime all possible means must be used, which he has been pleased to give and shall give us hereafter, first in repairing the Fort and providing it with gabions and pallisades, to finish the part begun at the Gracht (most), then in endeavoring to enlist, as quickly as possible, against monthly pay some soldiers, at least 60 or 70 men, if we can obtain them without noise or beat of drum. And whereas money is required for repairing, keeping and finishing the fortifications, also for paying and subsisting the soldiers, now in the service and to be enlisted, who must be paid weekly, because on account of the scarcity of provisions and the small quantities thereof in store, the soldiers and workmen shall henceforth be obliged to board themselves or buy their provisions, that something may be kept in store for a possible siege and whereas the greatest difficulty at present is to replenish the low funds of the treasury it is necessary to provide promptly for some money,

Therefore we are compelled first to lay hand on and use the beavers or money received for freight by the skipper Cornelis Coenractsen from the passengers and for the eargo brought over and further to try to negotiate among the best intentioned merchants and traders a loam for account of the Hombie Company, for the greater security of which loan the Director-General hypothecates his credit and property, belonging to him here and in the Fatherland, provided, that if the country can be protected or remain in peace and undisturbed, which we hope and pray, the Good and Almighty God may grant, means shall be considered and measures taken, by which the loan to the Hombie Company, negotiated on the credit and property of the Director-General, is to be taken up and paid. Under these circumstances we, the undersigned Director-General and Council, have not been able to find a better expedient or measure aside from the duties on merchandise, than to impose an honest and fair tax upon the real property, as land, houses or lots and milch cows or draught oxen as follows:

On each morgen of land, held in possession for one year and more 10 stuyvers annually.

On each house or lot within this City, or in *Fort Orange* or in *Beverwyck Village* according to its size and situation one to one and one half beavers, gardens and orchards, belonging to persons, who have to pay 10 st. per morgen, excepted.

On each head of cattle over three years old, one guilder annually, one half to be paid about the time of the Amsterdam fair next coming, the other half in the ensuing month of May.

Out of these moneys the loan shall be repaid.

As to the following propositions, whether to abandon Fort Casimir or not and whether the ship "Coninck Salomon" shall be allowed to sail or be retained here for some time, it is resolved in consideration of the reasons given in detail in the aforesaid propositions, that Fort Casimir

shall not be abandoned* nor shall the garrison be called up from there at present. It has further been found necessary to retain the ship "Coninck Salomon" for the greater safety and satisfaction of the good inhabitants of this City, until we have further and more accurate information from the North, concerning the aforementioned rumors or until a ship with news comes from the Fatherland.

Thus done etc., New Amstmdam June 2d, 1654.

P. STUYVESANT.
NICASIUS DE SILLE, C. VAN WERCKHOVEN, LA MONTAGNE.

Council Minute modifying part of the Resolutions of June 2d, 1654.

Resolved that, what has been said in this resolution (of June 2, 1654) concerning the tax to be levied on cattle and the 10 stuyvers per morgen, which by a later resolution of August 24th have been increased to 20 st. per morgen, shall be considered provisionally, subject to the approval of the Lords-Patroons, as redeeming the tithes, for reasons given in detail in the resolution. By the same resolution the one hundredth penny was to be levied on the houses and lots of this City and other villages, where no land tax is paid, which by virtue of the last resolution on this matter is hereby repealed and declared void.

Thus done etc New-Amsterdam, September 2d, 1655.

P. STUYVESANT. NICASIUS DE SILLE, C. VAN WERCKHOVEN. LA MONTAGNE, CORN. VAN TIENHOVEN.

LETTER FROM THE DIRECTOR-GENERAL TO THE BURGOMASTERS ETC. OF NEW-AMSTERDAM URGING THEM TO REPAIR THE FORTIFICATIONS, PAY THE MINISTERS' SALARIES, ETC.

To the Worshipful Burgomasters and Schepens of New Amsterdam.

As soon as I had received and heard the news and rumors brought from the North in regard to the arrival of Captain Leverett with four Parliament's ships and soldiers and although his intentions and the accuracy of the news were unknown to us, I came in person to your Worships' meeting the next day, informed you of the news, reminded you of our precarious situation and recommanded to consider means of defense and resistance in case it should happen, that he might be visited by our neighbors, as the rumors say. As yet we have not been able to learn, that anything has been done by your Worships for the defense of this City or the repairing of the fortifications, but your Worships seem to have but away all anxiety upon an idle rumor of peace.

To-day we take God and our consciences, your Worships and other reputable citizens as witnesses, that we have now and before this repeatedly reminded your Worships of the precarious situation and requested to think of assistance and means. Your Worships word and promise were good enough and influenced by them we let your Worships have provisionally the Taven-

^{*}The Swedes had in the meantime solved this question, by taking Fort Casimir by surprise on the 30th May. See Vol. XII, p. 76.—B. F.

keepers' Excise on the distinct promise, that your Worships would then provide means and take care, that the ministers of the gospel should be paid their salaries. Besides this, we gave your Worships our ammunition, material and engineers' tools, you promising to pay for them or return them, which we now need ourselves, so that we cannot go on with the repairs of the fortifications, as the circumstances require. It must further be feared, that in case of an attack, the outer works not having been properly repaired, our own ordnance, taken to the outer works last year against our wishes and advice and thereby increasing our difficulties instead of adding to our safety, may be turned against us.

We repeat therefore our request, that, if the outer works cannot be repaired and made defensible, as your Worships state, the ordnance be brought back from there and taken to a place, where if it can be of no nse, it can neither do damage to the Fort, which with God's help we intend to defend and protect for the honor of our Nation so long, as God shall give us his blessing for the undertaking.

I further demand that pursuant to your duty and promise the small arms and engineers' tools, which we loaned, be returned or paid for, that we may enlist and arm some more soldiers for the better defense of this Government, with which we are entrusted, and the Fort. I also demand, that the preachers be paid their past due salaries from the time, when your Worships have collected the Tavernkeepers' Excise granted provisionally to your Worships under that condition.

We rely hereupon and in case of non-compliance with our requests we shall hold ourselves blameless before God and the world for all possible disasters, which may befal us and our good subjects, remaining

New Amsterdam, June 8th 1654. Your Worships' well-meaning friend P. Stuyvesant.

Council Minute. Plans of the English; renewed preparations for defense.

We have again heard yesterday some probable sounding rumors and news, told by an Englishman to several of our subjects, among others to Govert Loockermans, Pieter Wolfertsen, Jacob van Convenhoven and Jacques Corteljou, tutor to Mr. van Werckhoven's son, who reported the same to us, to wit, that the English at the North recruit soldiers, giving 25 to 30 guilders per month and that three large ships were to come into the Bay or to the Cape to cut off our retreat; also that soldiers in boats should land near Hellegat, preceded by a ketch to demand the surrender of the Fort and offer us many good conditions; that the country people on Long Island should remain in possession of their property without molestation; in view of which the Englishman had advised Pieter Wolfertsen to take whatever property he wished to preserve and keep over to Long Island, where he thought, it would be safest,—all this has been told by the Englishman with woeful face and tears in his eyes, so all the men report, while he requested that his name might not be mentioned promising to inform the Hon^{bla} Director-General and Conneil by day or night whenever he had obtained further news.

Although some of these news are unimportant and unfounded, we the Director-General and Council nevertheless believe, that we ought not be caught napping or neglecting anything. We consider it our duty to make immediately all preparations for the defense and protection of this City and especially of the Fort, which it is in our power to make, in the following manner:

First, it is considered absolutely necessary, that besides the repairing and strengthening of the Fort the old moat be deepened and gabions set up there, after which the City Tavern must be fortified with breastworks and ramparts, on which 2 or 3 light pieces of artillery can be planted. As to the outer works, made last year, which not only we, but also everybody else thought, it was impossible to man and defend with so few soldiers, unless all the country people came in, which we are assured they will not do, we have decided, that the cannons taken there last year must be brought away, that they may not be turned and used upon us, the more so as the works, especially the angles are completely destroyed and no repairs are made because, as the Burgomasters and Schepens pretend, it is impossible for the small number of citizens to do anything without the assistance of the country-people and even if repaired it would be impossible to defend them, unless as was said above the farmers come in. Hence it is necessary to fortify a smaller portion and to hear herenpon the opinion of the Burgomasters and Schepens, asking them to give a prompt and definite answer, whether they will assist with the community and help defending this place for the honor of our Nation, as long as God shall please to give us his blessing.

Thus done etc., New Amsterdam, June 13th, 1654.

P. Stuyvesant. NICASIUS DE SILLE, C. VAN WERCKHOVEN, LA MONTAGNE, COR. VAN TIENHOVEN.

Propositions made by the Honble Director-General and High Council to their Worships THE BURGOMASTERS AND SCHEPENS OF THIS CITY OF NEW-AMSTERDAM, WHICH WERE DELIVERED TO THEM IN WRITING.

promise and solemnly swear before God to do it. So help us God Almighty.

The Burgomasters and Schepens answer to the 1st point: They are willing to help according to their means in strengthening and defending this City of N. A.

The first question is, whether the Burgomasters and Schepens are resolved and willing, even though the country people should not come, to help in strengthening, maintaining and defending to the last for the honor of our Nation and Sovereigns these places specially, to wit first the whole City, that becoming too much the smaller fortified part of it and finally the Fort. We, the Director-General and Council, by our signatures hereto affixed

2.

They agree on the 2d point, that such an order is necessary and if any one within the jurisdiction of this Court is found to be unwilling, they will assist to the best of their power in compelling him, which it is the duty of other Courts under your Honors' authority to do

Whereas the Director-General and Council find the proposition repeatedly made by the Burgomasters and Schepens, that the country people should also take a hand in repairing, putting up and defending the fortifications, to be just and equitable, therefore the Director-General and Council are inclined to order it by a public mandamus, as the farmers may judge for themselves, that it is only just and fair to help in fortifying and repairing this City in return for the services and expeditions rendered and made 3 or 4 times last year by the community

in behalf of the country people; the more so, as such assistance is as much for their own safety and freedom, as for the safety and freedom of the community. If however it should happen, that the country people remain obstinate and refuse, which the Director-General and Council hope will not be the case with all, will the Burgomasters and Schepens help to punish all who disobey, according to law?

.

Thirdly. They will use all possible diligence and means to go to work, after having passed good and proper resolutions as to the mode of repairing the works.

Finally, will they, with the Director-General and Council, begin to go to work punctually next Monday and persuade and induce the community of this City, as far as they can, to do the same.

Thus done at the meeting, held in the City-Hall of New Thus done etc., at New Amsterdam, June 13th, 1654.

Amsterdam, June 13, 1654.

ARENT VAN HATTEM.

By order of Burgomaster

By order of Burgomasters and Schepens.

JACOB KIP. Secretary .

PLEDGE SUBMITTED BY THE DIRECTOR-GENERAL TO THE BURGOMASTERS ETO., ENGAGING THEMSELVES TO CONTRIBUTE TO THE PUBLIC DEFENSE, WHICH THEY DECLINE TO SIGN.

We, the Burgomasters and Schepens are fully aware of and understand the necessity of thinking of and providing for some general measures, by which the expenses, already incurred or hereafter to be incurred for the defense and maintenance of this and other cities, places, forts and of the Province, might be defrayed and paid.

Therefore we declare, that whenever the Director-General and Council shall deem the time to have come, we will contribute our share, like other good and faithful subjects, to the best of our means and circumstances with the other inhabitants of this Province.

Done at New Amsterdam, June 13, 1654.

The foregoing pledge was given at the meeting of the Director-General and Council by the Burgomasters and most of the Schepens, but they refused to sign it, because, as they said, their Board was not complete.

Order on a petition of Surgeon Varrevanger for medicines.

Jacob Hendricksen Varrevanger showed by his petition, that the term of his engagement had expired some time ago and that for some years past he had imported at his own expense from Holland all his medicines. He requests therefore, that some compensation may be given to him for the use of his medicaments. After due consideration the Director-General and Council direct, that the Commissary shall credit to the said Mr. Jacob 12 fl per month, from the 1st of July 1652, in his account for use of his medicines and to increase his salary.

Thus done etc., New Amsterdam, June 13, 1654.

Resolution to repair the Fortifications and provide for the expenses by duties on exported goods.

In consideration of the rumors and the dangers, by which this Province and specially its capital New Amsterdam is threatened, the Director-General and Council have deemed it highly necessary,

to deliberate upon all possible means of resistance, for the protection of this City and the Fort, and to fortify for this purpose, besides the works erected last year, other places in the City, erecting some inner works, to retreat behind, if necessity should demand, that we should give up the larger outer works either because we and our subjects are too weak to man them or if the enemy should press too hard and overpower us.

As the Director-General and Council know by experience, that the good inhabitants of this City cannot bear the heavy burdens and do the work, unless receiving fair compensation for the same, navigation and all other means of earning their living being shut off, and that the country people, who number the most, can hardly be called from their plantations without considerable loss of time and disadvantage, therefore the Director-General and Council with the Burgomasters and Schepens have judged it most suitable, to do the work by day laborers. This requires however some ready money and therefore the Director-General and Council are compelled to impose for the better defense of this place for this year a toll of one tenth on all the goods and merchandises, which shall be sent to the Fatherland during this summer or to retain its value. The Director-General and Council promise in regard to the return of or payment for this tenth and for the insurance of the creditors, that if the tenth has not been returned or paid within a year, its value shall be set off against the regular duties here and in the Fatherland, for which the Director-General and Council engage themselves as securities besides pledging the property of the Hon^{Ne} Company.

Thus done etc at New Amsterdam, June 13, 1654.

P. Stuyvesant.

N. DE SILLE, C. VAN WERCKHOVEN. LA MONTAGNE, COR. VAN TIENHOVEN.

Order directing all Sheriffs etc to engage laborers for the work on the fortifications,

The Director-General and High Council have taken into serious consideration the daily rumors of danger, by which this Province and especially this our capital and residence, the City of New Amsterdam and its Fort, is, if not threatened, at least warned. They deem it therefore their duty, to advise upon all possible measures and carry them immediately into effect, by which this City and Fort might be defended and kept against an attack of the enemy for the honor of our Nation and Sovereigns.

Under these circumstances the Director-General and Council have found it absolutely necessary, not only to repair the works erected last year, but also after repairing and strengthening the Fort to build some new inner lines of fortifications, so that one may be protected by the other and if necessary we can retreat from one to the other. This should be done the sooner the better and to do it diggers and laborers are required.

We therefore call upon and command hereby all Schouts, Burgomasters, Schepens Commissaries and Magistrates of the inferior Courts in this Province, upon sight and publication hereof to use all diligence and to hire or command out of every village, colony or hamlet some good diggers and laborers to come each provided with a spade and an axe promptly on Tuesday next to this City of New-Amsterdam, where they are to help making and repairing such works, as the Director-General and Council or their deputies shall direct, under the condition that

the laborers shall receive two guilders a day in grain, beavers or wampum to be paid weekly.

Any one, who has been called upon or commanded by his respective Magistrate and does not
report promptly or refuses to come shall be fined for each day of his absence (sickness and
feebleness excepted) One pound Flemish.

Thus done and enacted by the Director-General and High Council at Our Residence, New-Amsterdam in New Netherland June 14, 1654.

P. Stuyvesant.

NICASIUS DE SILLE, C. VAN WERCKHOVEN, LA MONTAGNE, COR. VAN THIENHOVEN.

Letter from merchants of New-Amsterdam to the Director etc approving of the toll above mentioned and offering the revenues of New-Amsterdam as a pledge for the repayment.

To the Noble Very Worshipful Director-General and High Council of New Netherland.

Noble, Very Worshipful Gentlemen.

The distressing rumors of danger threatening this Province and especially this capital of New-Amsterdam have troubled us now for some time and after your Hon³⁶ Worships had demonstrated to us verbally and in writing their good and carnest intentions of making all possible resistance and defense at your Hon³⁶ Worships' meeting, on the 13th inst. where the Burgomasters and Schepens of this City were present, we have examined the matter to the best of our ability and assure your Hon³⁶ Worships now, remembering the good example given us by our forefathers in what they did in time of need for the defense and protection of their Fatherland and themselves, that we are quite willing to do the same, and venture our lives and property.

We have learned by the aforesaid written resolutions of your Hon^{Me} Worships, that the Director-General and High Council have found themselves compelled to appropriate and levy for the better defense of this place during one year only the tenth of all goods and merchandises, to be exported to the Fatherland during this summer, or its value.

- 1. Considering the premises and acknowledging that there is periculum in mora, we agree, as far as we are concerned, with your Hon^{ble} Worships' aforesaid resolution, under this restriction and reservation however, that the moneys and goods, which we have advanced for the repairs of the fortifications and the tenth levied as above on goods and merchandises to be shipped this summer, shall be promptly repaid and returned within a year pursuant to your Hon^{ble} Worships' resolution.
- We are further quite satisfied with your Hon^{Me} Worships' promise of paying or refunding either by a setting off against the duties or otherwise, as we do not fear, that your Hon^{Me} Worships, seeing our willingness, will disappoint us.
- 3. We cannot accept your Hon^{ble} Worships' further offer of security, by reimbursement through the duties paid in Holland, but we expect in place of it from your Hon^{ble} Worships and the said Burgomasters and Schepens a special bond and mortgage on the revenues and income of this City, as already fixed or hereafter to be fixed.

4. In order, that the moneys, obtained by the before stated measures, may be properly used, we beg leave herewith to remind your Hon^{Me} Worships and request for the sake of preventing all possible obloquy, that the aforesaid Hon^{Me} Burgomasters and Schepens may be allowed to nominate six able members of this community, from whom three are to be elected by your Hon^{Me} Worships to control the expenditure and distribution of the said moneys subject to the orders of your Hon^{Me} Worships and their Honors the Burgomasters and Schepens.

If it should happen, that peace has been made between Holland and England, which with God's help we hope to learn by the next ships, we request that the above stated tenth may not be

levied.

New Amsterdam in New Netherland, June 15th 1654. Your Honbte Worships' faithful subjects.

OLOFF STEVENSON, HENDR. J. VAN DER VIN,

HENDR. J. VAN DER VIN,
JAN WITTHART,
JOHANNIS DE PEYSTER,
CORNELIS VAN STEENWYCK.

GOVERT LOCKERMANS, REYNIER RYCKER, JOHANNES VAN BRUGH, ANTHONY VAN HARDENBERGH, JOHANNIS VAN BEECQ,

PIETER CORNELISSEN VAN DER VEEN

COUNCIL MINUTE. APPOINTMENT OF CARSTEN JERVENSEN AS COMMANDER OF THE YACHT "HAEN:"
News of Peace with England received

Anno 1654, June 15th, at New-Amsterdam.

Petrus Stuyvesant, on behalf of their Noble High: Might: the Lords-States-General of the United Netherlands and of the Noble Lords-Directors of the Priv. West India Company, Director-General of New-Netherland, Curação, Bonayro, Aruba and dependencies to all who read this or hear it read Greeting.

Know ye, that for the purpose of promoting the intercourse and commerce between these districts entrusted to our government and other neighboring countries we have decided to equip and to send from here directly to Curação Island, the yacht called "de Haen." Requiring hereto above all a capable and experienced man, to command and sail the said yacht as skipper and principal and having received a good report of the knowledge of Carsten Jervensen of Amsterdam, who formerly has served us as mate on the ship "Prins Willem" greatly to our satisfaction, we have for the present appointed and commissioned, as we herewith appoint and commission him as skipper and principal of the yacht "de Haen" with the instruction and order to ship such a crew and take on board such ammunition of war as necessary, giving us a detailed list thereof; so manned and provided he will sail from here directly for the Island of Curação and thence return here, without touching, unless compelled by necessity, at any other islands or places and committing any acts of hostility on his way out and back against other ships or vessels, those of the English nation not excepted, for we have been informed by good authority that the differences arisen in Europe between the two nations have been arranged and compromised; if attacked however, he will defend himself as well as he can.

Therefore we command to all our subjects and request all neighbors, Governor-Generals and

Captains to recognize and receive the said Carsten Jervensen according to this his commission and not to hinder or delay him, his ship's crew and freight on his voyage to and from Curaçao, but rather to give him assistance and favor him, if necessary and if he requests it, which assistance and favor we shall willingly acknowledge and reciprocate, when an opportunity offers.

Given under our hand and seal this 16th of June 1654 at New Amsterdam in New Netherland.

Appointment of Persons to superintend the Workmen on the Fortifications.

Anno 1654 June 16th at New Amsterdam.

Whereas in consideration of the current rumors the Director-General and Council have resolved, to secure this place promptly and speedily by erecting some necessary new lines of breastworks, as well as by repairing the old ones of the Fort and in the City and whereas for this purpose some workmen have been summoned and engaged, who must necessarily be strictly superintended, that by laziness we may not be defrauded of a day's wages, therefore the Director-General and Council authorize, appoint and commission hereby as overseers and work-masters of the fortifications in the Fort the Hon^{Ne} Mr. Nicasius de Sille, Councillor, and Sieur Arent van Hattem, Burgomaster,

for the works in the City of New Amsterdam, Mr. La Montagne, Councillor, Captain Martin Cregier, Burgomaster, and Paulus Leendertsen, Schepen,

as overseer and workmaster of the carpenters Pieter Wolfertsen, Schepen,

as overseer of the wood cutters and the party cutting brush for the gabions, William Beeckman, Schepen.

as treasurers Oloff Stevensen, Schepen, and Cornelis van Ruyven, Secretary.

All workmen are directed and commanded to obey the aforesaid overseers individually and jointly and to carry out with due carefulness and diligence the work assigned to them by the said overseers and workmasters. The wages earned by them wil be settled every Wednesday and Saturday afternoon and upon exhibiting the certificates from the overseers, the workmen will receive our warrants on the treasurers for their pay.

Given at New Amsterdam, in New Netherland June 16th 1654.

Ordinance regulating the Ferry at the Manuattans, passed July 1, 1654.

(See Laws and Ordinances of New Netherland p. 162.)

RESOLUTION TO SUMMON THE MAGISTRATES OF GRAVESEND AND MIDDELBURGH TO GIVE AN ACCOUNT OF CERTAIN SECRET MEETINGS IN THEIR VILLAGES AND OF RUMORS OF A DUTCH CONSPIRACY TO MURDER THE ENGLISH.

Anno 1654, July 2d, at New Amsterdam.

We have been informed, that several meetings have been held on the 28th and 29th of June in the village of *Gravesend* by some Englishmen, numbering about 50, among whom were some

privateersmen from the North, the rest being English subjects of this Province from the villages of Gravesend, Heemstede and Middelburgh and that these people had the intention of capturing the ship "Coninck Salomon" and then to sail with her to Virginia. We have also been informed, that some of the Magistrates of Gravesend have again spread the report, that some Frenchmen and savages had been hired, instigated or bribed by us to plunder and kill the Englishmen residing among us and that upon hearing this rumor a meeting had been held day before yesterday, the last of June at Middelburgh by all the inhabitants, at which great confusion had reigned, some desiring, as they insinuated and even plainly stated, to be beforehand and make the beginning by falling upon the French and Dutch, before they could make an attempt; to which is added the report, that the people of Gravesend had sent a letter to Boston, where the Assembly of the Colony is now in session, by a certain Richard Pantem, the tenor of which letter is unknown, but the parties bringing these news suppose, that the people at the North are informed by it, the affair had now been cleared up and we had instigated and bribed the savages to kill all the English.

Although we do not know, how truthful these reports are, except that they go to show, the said meetings at Gravesend and Middelburgh had been held, without proving their object and although these reports ought to be fully investigated and adequate punishment meted out, yet considering the present situation and our own weakness, as well as the fact, that the Englishmen living among and under us only wait for and desire some occasion, by which we might give them cause to begin making troubles or war against us, we have found it to the best advantage of the country and resolved for our better justification to close our eyes at present and desist from an all too strict examination: further to summon the Magistrates of the two villages, first those of Middelburgh, afterwards the Magistrates of Gravesend, and when they have appeared, to communicate the matter to them as a current rumor, asking them what they know about it and to govern ourselves accordingly.

Thus done etc., New Amsterdam July 2, 1654.

P. STUYVESANT.
NICASIUS DE SILLE, C. VAN WERCKHOVEN,
LA MONTAGNE, COR. VAN TIENHOVEN

Ordinance against removing Property from the City of New-Amsterdam during the present Panic and forbidding the Return to the City, after the Panic has subsided, of all, who may have removed, passed July 7th 1654.

(See Laws and Ordinances of New Netherland, p. 166.)

Ordinance against circulating false Reports and concerning People, who have removed from the City, passed July 11, 1654.

(See L. and O. of N. N. p. 168.)

Ordinance to prevent Injury to the Fortifications, passed July 11, 1654.

(See L. and O. of N. N. D. 170.)

Appointment of Jacques Corteljou as Sheriff of New Amsterdam and minutes, stating his refusal of the appointment.

Pursuant to the orders and instructions sent by the Noble Lords-Directors to the Director-General and Council of New Netherland as well as to the Burgomasters and Schepens of this City concerning the appointment of a Schout, independent of the Fiscal's office, for their subaltern Court, the Director-General and Council have, in consideration of the good reputation and knowledge of Mr. Jacobus Corteljou, late tutor to the son of the Hon^{Ms} Mr. van Werckhoven, unanimously engaged and appointed him to this office under the instructions already given or hereafter to be given.

Thus done etc New Amsterdam, July 21, 1654, the Hon Me General and all members of the High Council present.

N. B. Whereas Jacques Corteljou finds himself aggrieved by the instructions given him, it has become necessary to delay the appointment, until another experienced person can be found.

Extract from a Letter of the Directors to Stuvyesant: Emigration to New Netherland, July 30, 1654.

We have noticed, that the clause inserted in the printed passports, given to freemen sailing from here to New-Netherland, to wit, that they must remain there for a certain number of years, is very offensive to many. As the carrying out and enforcing it, unless a sudden and unexpected danger happened to threaten the country, are both either possible nor fair and just, because antagonistic to the liberty of free people, we have resolved to command herewith, that you do not compel any free man, traders or others, to remain there for any length of time; for we understand also, that it is an obstacle to the increasing of the population. You will govern yourself accordingly.

Resolution not to inquire into the past Conduct of the Burgomasters etc, but to summon them before the Council and after having admonished them give them the Letters from the Home-Authorities.

Anno 1654, July 21st New Amsterdam.

For important reasons and for the sake of greater harmony it has been resolved by the Director-General and Council not to make further inquiries into what the Burgomasters and

Schepens have done nor to make for the present any changes among them and it has been deemed advisable, that the Hon^{Me} Director-General shall call them before him and in presence of the Ministers of the Gospel shall point out to them the errors and mistakes committed in their addresses to the Director-General and Council and to the Lords-Patroons, reminding them seriously of their duties and the obedience and respect which they owe to the government, after which their past conduct shall be forgotten for ever. Then the letters from the Lords-Patroons shall be delivered and the good intentions of the same communicated to the Burgomasters and Schepens.

Thus done etc New Amsterdam July 21 1654.

PETITION OF MERCHANTS LATELY ARRIVED FROM HOLLAND FOR PERMISSION TO DISCHARGE THEIR CARGOES PAYING THE OLD DUTIES AND ANSWER THERETO, REMITTING ONE-FOURTH OF THE DUTY.

To the Very Worshipful, Honorable Director-General and High Council of New-Netherland.

Show with due reverence the subscribed merchants, residing at this place and arrived from the Fatherland by the last ships, that they, the petitioners have learned some further taxes had been imposed by your Honbie Worships, concerning the petitioners' trade and whereas they are mostly only the factors of their principals, merchants in the Fatherland, and are bound to take the best care of their principals' service; whereas also they firmly believe, that the principals have sent their goods agreeably to contracts, as it has been the custom until now to make with the Honbie Company; whereas further their principals are not aware of the order aforesaid, made in this country by your Honbie Worships,

Therefore they request very submissively, that the case might be referred to the Honble Company in Holland and that the petitioners be allowed to discharge, receive and dispose of their consignments as formerly. Expecting your Honble Worships' favorable decision

New-Amsterdam in N. N.

Your Honble Worships'

July 21st, 1654.

obedient servants
GOVERT LOOCKERMANS. HEN

GOVERT LOOCKERMANS,
REYNIER RYCKER,
JAN WITTHART,
JOHANNIS DE PEYSTER,
JACOB BACKER,
JACOB BACKER,

Johannis J. van Brugh.

The following decision was given on the foregoing request.

Pursuant to an old and well known contract all merchants are obliged to pay here to the Director-General and Council one per cent of all their goods and merchandises, besides as much more, as may have been imposed before their arrival: the petitioners cannot be ignorant thereof. The benevolence of the Director-General and Council has so far prevented its being exacted. But at present excessive expenses and borrowed moneys have reduced the funds in the treasury and the Director-General and Council would be unable to pay the civil, ecclesiastical and military officers, much less to return the loans, if they were to abandon this duty of one per cent and other resources any longer. Since, however, it will create greater distress and trouble both for the

community and more expense for the merchants, if the Director-General and Council were to exact the duty of one per cent on all merchandises and goods in pursuance to the old and well known contract, they have concluded, that it would be easier to bear and more convenient to levy not on the goods generally according to their published resolution, but the equivalent on the Indian goods and most necessary merchandises only, which bring the most profit, being sold for cash and giving the least trouble to the community and the factors. The Director-General and Council think therefore, that it is unnecessary to refer the matter to the Directors in the Fatherland, especially as the decrease of the funds in the treasury and the increase of expenses do not brook delay. Desiring in the meantime to show our good will and inclination to promote commerce and to deprive the petitioners of causes for complaints of too much strictness, the Director-General and Council release herewith the petitioners from the payment of about one fourth part of the demanded toll and staple-right, so that a piece of duffels, commonly 38, 39 or 40 ells long shall pay.... fl 3. —. one ell of cloth, dress goods or carpet.... " 0, 1, 8 an Indian coat..... " 0. 6. one dozen of blankets..... " 3. —. — 100 lbs of kettles. " 3. —. a hogshead of Rhenish or French wine..... " 6. —. an anker of brandy, distilled waters or Spanish wine..... " 2, 10, — " 2. 10. a ton or half a pipe of European beer..... larger or smaller quantities in proportion.

We direct herewith our Fiscal and Receiver not to demand nor take more and after he has complied with this order the merchant or trader shall not be delayed, but he shall receive immediately permission to withdraw his goods from the public Warehouse, take them away and sell them to his satisfaction and the buyer's profit. Salt is left for the present free from duty, because of its scarcity.

Thus done etc New-Amsterdam in New-Netherland, July 22d 1654.

P. STUYVESANT,
NICASIUS DE SILLE. C. VAN WERCKHOVEN.
LA MONTAGRE.

Order directing the Burgomasters etc to send in a return of the revenues and expenditures of the City's Excise.

The Director-General and Council have repeatedly reminded the former Nine Men and the present Burgomasters and Schepens of the absolute necessity, to devise, as customary in other countries and especially in our Fatherland, some means to provide revenues, by which the civil and military administration and the divine service might be supported and maintained and its officers and ministers placed above want. But although the necessity has been demonstrated as clearly as the day, the Director-General and Council have received no satisfactory answer so far nor seen a sign of inclination and willingness for so necessary and customary a proceeding. Yet the Burgomasters and Schepens obtained last year by fair promises, which were not fulfilled, as their petition shows, from the Director-General and Council the right of collecting the Tavernkeepers'

Excise for their own revenue on the condition of defraying the expenses of the ecclesiastical establishments therewith and of providing for any deficit therein themselves. The Burgomasters and Schepens have so far not only been remiss in the one as well as in the other, but have also not even favored the Director-General and Council with an answer with regard to the ordinance passed by the Burgomasters and Schepens on behalf of the preachers, much less with a return or proof of what has been done with the proceeds of the Tavernkeepers' Excise, which heretofore has always been paid into the General Treasury. The Director-General and Council are therefore compelled by their official position and duties, to remind the Burgomasters and Schepens under instructions from the Lords Patroons of the necessity to provide revenues for the support and maintenance of the civil and ecclesiastical officers as well as of the military, sent over by the Honble Company in the last ships and of the larger force still to arrive. The Burgomasters and Schepens will therefore please to consider without further delay and excuses, how to raise their quota pursuant to the orders and instructions of the said Lords-Patroons and the remonstrances made to us repeatedly and they will command their Clerk and Receiver, that he submit to us next Monday their answer and an account of the proceeds and expenditures of the Tavernkeepers' Excise. Relying hereupon ctc.

Thus done etc, New-Amsterdam in N. N. August 2d, 1654.

P. STUYVESANT.
N. DE SILLE. C. VAN WERCKHOVEN.
LA MONTAGNE. COR. VAN THIENHOVEN.

Extract from the Resolutions of the Burgomasters and Schepens of the City of New-Amsterdam (concerning a public loan and a tax on land).

The Burgomasters and Schepens of this City of New-Amsterdam, met in session, Mr. Martin Cregier being absent, read a memorial delivered to them by the Hon^{Mo} Director-General, instructing them to consider measures for raising their quota of paying for the fortifications built for the defense of the country generally and having made an estimate of the expenses incurred, they came to the conclusion, that the outer and inner lines of works made for the defense of the City this and last year cost about 16000 guilders. They have resolved to contribute their quota with the other districts and believe that 3000 guilders will fall upon their share, which they promise to pay, if the Hon^{Mo} General and Council will authorize them to levy a small tax on the real property within their jurisdiction.

Thus done and resolved August 10th 1654.

Arent van Hattem.
By order of the Burgomasters and Schepens
Jacob Kip, Secretary.

Ordinance regulating the public weigh-house and scales, passed August 10th 1654.

(See Laws and Ordinances of New-Netherland, p. 174.)

RESOLUTION OF THE DIRECTOR AND COUNCIL TO RESUME THE TAVERNKEEPERS' EXCISE AND TO

The Director-General and High Council have examined the accounts submitted by the Burgomasters and Schepens, referring to the excise on beer and wine, which had been granted to them provisionally under condition, that the clergy should be paid from it. The Burgomasters and Schepens did not only fail to comply with this condition, but they also bring several items in this account, which are not acceptable, for instance a certain amount of money paid by them to Francis Le Blue and various expenses paid in his behalf to Abram Lenoys and several others, which for decency's sake the Director-General and Council pass over in silence.

Induced by these and other reasons the Director-General and Council have resolved, to let the excise on beer and wine, to be consumed within this City to the highest bidder, according to the customs of our Fatherland, and they have further resolved that the same shall be let on or about the 25th of November next.

Thus done etc New Amsterdam in N. N. August 13th 1654.

P. STUYVESANT.
N. DE SILLE, C. VAN WERCKHOVEN,
LA MONTAGNE.

THE CASE OF JOHN GRAY (CRIJ) OF MIDDELBURGH (NEWTON L. I.).

His examination on the charge of having abused the Magistrates of Middelburgh.

The Fiscal brought before the Council the prisoner John Cray, who is accused of several offences, most all of which he denies; but he confesses to have prevented Marshal Bely from attaching some cattle, because it belonged to his children. He says further, that if he has called the Magistrates of Middelburgh thieves and has threatened, it would cost a life, if anybody were to distrain him for taxes, imposed by the Council, it must have been done in passion, for he does not remember having said it. He also denies having threatened to cause the death of Mr. Coo and having lodged some of the privateers; he says, he has only given shelter to his son and to Thomas Willekeson.

Done at the meeting held at New-Amsterdam August 15th, 1654, the Hon^{hle} Director-General and all the members of the Council being present.

Confession of John Gray made on the 15^{th} August 1654 in presence of Thomas Hall and Carel van Beuoge.*

He declares himself not guilty of the theft of the muskets belonging to Hendrick Jansen.

The reason, why he took pains to have them returned, was, that his wife had become security, without his knowledge, for their restitution, because her brother and her son had committed the theft.

He confesses himself guilty of refusing to obey the Magistrates and of resisting the Marshal, acknowledges to have uttered the threats, which his son Luke was to carry out to create a commotion in the village of Middelburgh. He confesses to having threatened and said, that if anybody came to seize his property for village taxes, it would cost a life and further admitting all his misdemeanors, he requests the Hon^{he} Director-General and Council for a merciful sentence.

JOHN GRAY.

THOMAS HAL, CAREL VAN BRUGGE,

Thus done in my presence.

Cornelis van Ruyven, Secretary.

CHARGE OF THE FISCAL.

To the Noble, Very Honorable *Petrus* Stuyvesant, Director-General and the High Council.

Gentlemen.

John Gray, a resident of the village of Middelburgh on Long Island or within its jurisdiction, arrested in March 1633 for stealing and branding two calves, the property of Thomas Grijdi, has been condemned by your Hon^{Me} Worships, after due examination and verification of the aforesaid crime, on the 24th March of the same year, as proved by the sentence here annexed, not to leave his land or its boundaries within the three months following the passage of the aforesaid sentence, to which was added the order, that he must dispose of his property within this time and after its expiration to remove from the district of Middelburgh, paying besides a fine of 300 guilders and all the expenses of the suit. The said John Gray has paid no attention whatever to this said sentence of your Hon^{Me} Worships; against the order expressed therein he has remained on his land, going to the village of Middelburgh and elsewhere, until the third of this month of August, when he was sent here to Fort Amsterdam by the Magistrates of Middelburgh and delivered into the hands of the Fiscal as a prisoner.

The said Magistrates of *Middelburgh* and others have bitterly complained of the insolence and misconduct of the said *Gray*, now a prisoner, as the attestations delivered by them at *Middelburgh* to the Hon^{ble} Director-General show; *John Gray* having been examined and heard in regard to these declarations before your Hon^{ble} Board on the 10th, 13th and 15th inst. confessed without torture and unbound according to the statement signed by him on the 15th as follows:

First. He owned by word of mouth, that he has paid no attention to the sentence passed over him by your Honble Worships nor has he paid the fine imposed upon him.

^{*} His counsel, see N. Y. Col. MSS., Vol. V, 318,

Second. That he disobeyed the order given by the Magistrates of *Middelburgh* and resisted the Marshal making a seizure, as the affidavit of the latter, repeated in presence of *John Gray* on the 13th, shows.

Third. John Gray has lodged and concealed two of the robbers or privateers, who annoyed and tried to plunder the inhabitants of this Province on land and at sea.

Fouth. He has admitted, that he with his son Luke has threatened the inhabitants of Middel-burgh, saying the same would create there such an uproar, as never had been heard before. This is proved by the declaration repeated in John Gray's presence.

Fifth. He acknowledges to have uttered a threat, saying it should cost a life, if anybody were to come with the intention of seizing or levying on his property for village-taxes.

All this tends to a vilification of your Honbie Worships' sentence and order and to a disregard of the authorities, which in a country, where justice is valued, ought and cannot be tolerated, but must be punished for the maintenance of justice and as an example for others.

The Fiscal moves therefore, that *John Gray* shall be taken to the place, where justice is usually administered, there to be whipped with rods and then banished the country, moreover that after having received sentence and punishment he shall be condemned to imprisonment until he has paid the fine imposed by the sentence of March 24th, 1653, together with the costs and mises of the laws.

New Amsterdam in New Netherland, August 17th 1654.

Cornelis van Tienhoven, Fiscal.

SENTENCE OF JOHN GRAY.

The Director-General and Council of New-Netherland have read the charge and motion of the Fiscal Cornelis van Tienhoven against John Gray, a resident within the jurisdiction of Middelburgh on Long-Island, now a prisoner, and have further read and heard the confession of the prisoner, based on which the motion of the Fiscal might be agreed to. But we must bear in mind, that by the sentence of the 24th of March 1653 the said John Gray, now a prisoner. received permission to remain on his property undisturbed, if thereafter he would conduct himself properly and give no new cause of complaint, so that the Magistrates of Middelburgh and his other neighbors could not find fault with him and further, that it has not been proved to the satisfaction of the Director-General and High Council, that the said Gray has received any further insinnation either from the Fiscal as plaintiff or by the Magistrates of Middelburgh concerning this case, his confession and the evidence of others only showing, that the said Gray has not conducted himself since that time to the satisfaction of the Magistrates and his neighbors, but has acted very wickedly, insolently and disobediently against the said Magistrates of Middelburgh and his neighbors, as the annexed affidavits of witnesses and his own confession prove. We must further remember, that the aforesaid insolence and disobedience were, as he himself admits, the result of an ungovernable passion, roused by the prisoner's belief, that he was no subject of them and that the land belonged to him absolutely, by virtue of patent and conveyance, therefore he had a right to defend and protect it. After the other side has now been shown and proved to the prisoner, to wit, that the land, claimed by him and which he has bought from others, had first been given and granted to the village in common on the condition, that they would surrender the patents, they had received, and in the interest of the community assert no claims of more right and

title in the lands, covered by the patents, than other inhabitants, if more people should come to the village of Middelburgh and settle there, as they have done afterwards, the first patentees John Carreman, Robeson and N. Forman inviting the greater part of the present inhabitants and inducing them to come from the North: the prisoner now having been informed thereof and understanding the situation better, regrets his actions and words in this regard and submits with an humble prayer for grace. Having duly considered and weighed all these points and everything connected with the case and being satisfied, that nearly all the troubles, threats and vituperations were caused thereby, desiring also to prevent such occurrences in future, the Director-General and Council administering justice to the best of their knowledge and experience on behalf of their Noble High: Might: the Lords-States-General of the United Netherlands and the Lords-Directors of the General Priv. W. I. Company command and decide herewith, that the said John Gray, at present a prisoner, as well as his neighbors shall first surrender their so-called patents, in conformity with the stipulated conditions and pursuant to their own request and promise given to the present inhabitants of Middelburgh, and shall make no further claims upon the lands, provided, however, that the land, which he, Gray, has cultivated, improved and fenced in shall remain the property of himself and his heirs and as much more land, as shall have been granted or allotted by the Magistrates to the other inhabitants of the village. For this land he or his heirs and the other inhabitants shall in due time receive proper patents and title deeds.

Therefore the so-called patent, which he already has, is hereby annulled and cancelled.

The prisoner is moreover condemned to pay the fine and the mises of the law, then under the last sentence to ask God, the Government and the Magistrates of Middelburgh with uncovered head and bent knees to forgive him and further to pay the costs of his present detention and these proceedings, remaining in confinement until he shall have completely conformed with the terms of this sentence or produced sufficient sureties, satisfactory to the Fiscal, which having been done the Fiscal's further complaint and motion are denied.

Thus done etc at Fort Amsterdam in New Netherland, August 17th 1654, present the Honble Director-General Petrus Stuyvesant, Messrs. N. de Sille, C. van Werckhoven, La Montagne.

Ordinance regulating the duties of the Provoost, passed August 20th 1654.

(See Laws and Ordinances of New Netherland, p. 177.)

Resolution to postpone the collection of the tenth and to impose a tax on land and cattle.*

We, the Director-General and Council of New Netherland, have at several occasions seriously considered the instructions of the Noble Lords-Directors, Department of Amsterdam, Lords and Patroons of this Province of New-Netherland, in regard to a collection of the tenth and to providing revenues for defraying past and future expenses, and having held several meetings and consultations on these points we find, that the collection of the tenth is for the present and as long the inhabitants live so far from each other very difficult and almost impossible,

^{*} See the Resolution of June 2d, 1654, p. 269.

so that the expenses of collecting the tenth would almost be as great as the receipts. Besides some settlers in the country claim under their letters-patent each for himself large tracts of land. remaining uncultivated and waste, from which for many years no tithes can be expected. Wishing on the one side to counteract the acquisition of too large tracts and on the other to prevent the great expenses, which must be incurred by collecting the tenth, the Director-General and Council have for these and other weighty reasons deemed it best, most useful and profitable for the Honbie Company, subject to the approval of the Lords-Patroons, not to demand and collect the tenth for some years to come, until the population shall have increased, levving instead a tax on cattle and land, to wit for each morgen, which a party claims or desires to own under letters-patent, one guilder of 20 st. shall be paid yearly, for each head of cattle over 3 years old, one guilder for each head of two years 12 stuyyers, payable one half in November, the other half in April at the General Treasury. The tax on houses and lots in the respective villages, the owners of which do not own or claim any land, shall be the 100th penny of their real value payable yearly, the valuations to be made by three impartial men, one being a member of the High Council and the other two members of the respective Courts in the villages, appointed by the Director-General. These valuations completed, vacant lots shall be granted to others, if the actual owners have neglected or are unwilling to build thereon in pursuance to the printed and published ordinances.

Thus done etc at New Amsterdam August 24th and 28th 1654.

P. STUYVESANT

N. DE SILLE, C. VAN WERCKHOVEN, LAMONTAGNE CORNELIS VAN TIENHOVEN.

Ordinance imposing a tax on cattle and land passed August 24th 1654.

(See Laws and Ordinances of New Netherland, p. 180.)

Ordinance against selling strong liquors to Indians, passed August 28th 1654.

(See Laws and Ordinances of New-Netherland, p. 182.)

Letter from the Burgomasters and Schepens to the Director and Council: salaries of the ministers, the church officers and the military; City-sheriff; taxes.

To the Noble, Very Worshipful, Honorable Director-General and High Council of *New* Netherland.

Show with due reverence and submission the Burgomasters and Schepens of the City of New-Amsterdam.

On the 20th of July, while in session, they were summoned before the Honble Director-General, when his Honor in presence of two ministers, Domine Megapolensis and Driesius

communicated to them the letter from the Noble Lords-Directors, Department of Amsterdam, Lords and Patroons of this Province of New-Netherland and what their Noble Worships demanded. His Honor thereupon admonished them not to remember what had passed before, but to live henceforth in harmony, which was promised by both sides. Then the Hon^{ate} Director-General delivered to the Burgomasters and Schepens the letter addressed to them by the Noble Lords-Directors, by which we are willing to govern ourselves, following the directions contained therein.

Now the Hon^{sis} General and High Council have been pleased to censure us in a memorial sent us on the 4th August concerning some omissions and to lay before us the great necessity of providing a revenue, by which the civil administration, the church and the military (arrived by the last ships and to be expected in the following ones) might be supported and maintained, also to determine our quota of the amounts to be paid for the loan, for the building of the walls and breastworks around the City and to remember besides, that the Burgomasters and Schepens had obtained last year the revenues from the Tavernkeepers' Excise under condition, that the expenses of the ecclesiastical establishment should be paid therefrom and that the Burgomasters and Schepens should make good the deficit from other resources.

Hereupon the Bnrgomasters and Schepens of the City of New-Amsterdam, having no other aim, but the welfare of and harmony between this City and their superiors, the Government of this Province, and wishing first to pay off all debts, have offered as their quota the sum of 3000 guilders, as shown by their resolution delivered to the Honbie Director-General on the 10th of August, other districts to pay in proportion. By doing this, they believe, that the taxes and debts can be liquidated.

Whereas the Noble Lords Directors, as Lords and Patrons of this Province have consented, that the Excise shall be paid into the City's Treasury, as the 4th article of their letter to the Burgomasters and Schepens shows,

Therefore we agree and engage ourselves on behalf of this City of New-Amsterdam to pay for the ecclesiastical establishment the salaries of

One of the preachers,

One precentor, who is to be schoolmaster at the same time,

One beadle,

For the civil administration

the Schout,

both the Burgomasters,

the five Schepens,

the Secretary.

the Court messenger and whatever other expenses we shall consider necessary. The Burgomasters and Schepeus will further provide, in pursuance of the directions from the Lords-Directors, for some minor revenues, of which they will in time inform the Hon^{Me} General and Conneil, if the amount is not sufficient.

As to the proposition of the Director-General and Council to support the military, the Burgomasters and Schepens believe, that the community of this City is not able to bear it and ought not to be burdened with it, because it concerns not this City alone, but also the country generally and because we and the train bands have always shared in all general works, expeditions, watches and other heavy burdens, and have been willing and the first in times of troubles and defended ourselves.

Whereas the Hon^{Me} Director-General proposed to us on the 21st of July 1654, that *Jacques Corteljou* take the office of Schout of this City of *New-Amsterdum* and whereas nothing has come of it, the Burgomasters and Schepens request herewith, that the Schout may be appointed according to the instructions of the Lords-Principals.

Whereas last Thursday, the 27th of August, P. Leendertsen and Oloff Stevensen were called to the session of the Hon^{Me} Director-General and Council on account of some prisoners and whereas at the same time a proposition was made to them by the Hon^{Me} General and Council, to inform the Board of Burgomasters and Schepens, that their Honors had the intention of imposing a tax of the 100th penny on all real property and whereas the Burgomasters and Schepens submitted on the 10th August a resolution to the Hon^{Me} General, wherein they promise to raise as their quota the sum of 3000 guilders, if permitted to levy it on the real property, now therefore they have resolved to impose a tax of the 100th penny on the real property within their jurisdiction and trust, that the Hon^{Me} Director-General and Council will not object to it.

Thus done at the session of the Burgomasters and Schepens, Martin Cregier and William Beeckman being absent, this 31st of August 1654, at the City-Hall in New-Amsterdam.

Arent van Hattem.

By order of the Burgomasters and Schepens of the City of New-Amsterdam.

Jacob Kip, Secretary.

COUNCIL MINUTE. THE MAGISTRATES OF MIDWOUT (FLATBUSH) ARE AUTHORIZED TO LEVY A TAX.

On the day, date underwritten, the Magistrates of the village of Midwout submitted a petition, to which the following answer was given:

The Hon^{Ne} Director-General and High Council of *New Netherland* authorize herewith the Schont and the Magistrates of the village of *Midwout* at their request, to levy a tax of six guilders on each lot in the jurisdiction of said village to defray past and future expenses.

Done at New Amsterdam, Septbr 2^d, 1654.

Letter from Director Stutvesant to Lady Moody at Gravesend in reoard to the appointment of commissioners to settle certain boundary disputes.

My Lady.

Agreeably to your Ladyship's request and our promise we have commissioned Messrs. Nicasius de Sille, Jan de la Montagne, members of our High Council and Paulus Leendertsen van der Grift and Oloff Stevensen Cortlandt, Schepens of this City, to settle the boundaries between the lands of the village of Gravesend, of Anthony Jansen on Coney Island and the land formerly owned by Robert Penoyer, according to the letters-patent and deeds. Our aforesaid commissioners will, if it so pleases God, report to-morrow morning and these lines are to request and admonish your Ladyship to send some persons there, who may take care of your Ladyship's rights.

Recommending your Ladyship with cordial greetings to God's protection, we remain, my

New Amsterdam, Septbr 3, 1654. To My Lady Deborah Moody at Gravesend. Your Ladyship's affectionate friend
P. STUYVESANT.

Decree declaring unlawful and void the marriage of Johannes van Beecq and Maria Verleth, married by a farmer in Connecticut,

Whereas the Director-General and Council of New Netherland have heard the charge of the Fiscal against Johannis van Beeeg, a free merehant and inhabitant of this City of New Amsterdam, defendant, who has been duly summoned by the Court Messenger Elslandt in the name of the Fiscal on three Court days and who has had himself married by an unauthorized countryman, named Goodman Crab, living at Greenwich, against the laudable laws and customs of the United Netherlands and, as the Fiscal further states and proves in his charge, contrary to the advice and command of his lawful guardian, the Hon^{his} Director-General, also without previously publishing the bans and who has so far failed to make his appearance,

And whereas the Fiscal demands by his motion, exhibited on the 1st of September 1654, that the said van Beecg be condemned in contumacy,

Therefore, after proper invocation of the Lord, the Director-General and Council of New Netherland, in the name and behalf of their Noble High: Might: the Lords-States-General of the United Netherlands and of the Noble Lords-Directors of the Privileged West India Company administering justice at the requisition of the Fiscal, declare, that the Fiscal's charges are true and founded in law and therefore the marriage of Johannis van Beeeq and Maria Verleth, solemnized at Greenwich and confirmed by an unauthorized person contrary to the laudable laws and eustoms of Netherland and without previous publication of the bans, is hereby declared by the Director-General and Council unlawful and the said Jan van Beeeq and Maria Verleth are commanded to live separate under penalty of being punished according to law for living in concubinage.

Thus done etc., New Amsterdam, Septbr 14, 1654, present the Director-General, Mr. N. de Sille, C. van Werckhoven, La Montagne.

Answer of the Director-General and Council to the letter of the Burgomasters eto dated August 31, referring it to the home authorities.

We had not intended to give an answer in writing upon a case so often discussed and proved so sufficiently to be not less fair, than necessary, and we should not have meddled with it any further, if it were not for the purpose to give, at the request of the Burgomasters and Schepens, a more detailed information and report to the Lords-Directors and whomever it concerns, of our endeavors, to obtain subsidies and money, and of the dilatory excuses and pretenses of the Burgomasters and Schepens brought forward to obstruct so reasonable and urgent a measure.

We assent to and pass over the statement of the Burgomasters in regard to what has passed between them and us in presence of the two ministers.

We had expected, that the Burgomasters and Schepens would more value their promise made then, concerning the raising and procuring of a subsidy, but as they have failed to fulfill it, we deemed it our duty, acting under the instructions from the Directors and feeling the urgency of the case, to remind the Magistracy in writing of their duties and promises, of which they acknowledge the substantial part leaving out however all mention of the amounts to be paid for the loan, which was made for building the City walls and breastworks. It has never been our intention, that the Burgomasters and Schepens should pay and support all, for that would be not less unfair, than impossible, and our memorial of August 4th was not meant so much to berate, as to remind the Burgomasters and Schepens, who understood the necessity as well as we, to fulfill their promises made and subscribed by them on the 13th of March 1653, to wit: the

"The Burgomasters and Schepens of this City of New-Amsterdam, Martin Cregier, who is absent excepted, advise and demonstrate, that above all it is necessary to enclose the greater part of the City of New Amsterdam with pallisades and after this has been done as speedily as possible to put Fort Amsterdam in good shape for defense, to serve as a place of retreat. They offer for the accomplishment hereof to provide the sum of 5 to 6 thousand guilders."

The consent given hereto by the Director-General and Council and their reasons for it are stated in their resolution of the following day, the 14th March, but the promise of the Municipality, to assist in repairing the defenses of the Fort after the breastworks of the City had been erected, has never been earried out and the 5 to 6 thousand guilders, offered for the payment of the materials, have been used by the Burgomasters and Schepens not for the works in general, but have been borrowed from some merchants for the defense of the City alone. These creditors now dun the Company, as the Burgomasters and Schepens have so far failed to repay the loan, and demand, that their loans should be set off against the duties.

As shown by their petition of last November **, the Burgomasters and Schepens obtained from the Director-General and Council the privilege of collecting the Tavernkeepers' Excise on the promise and under the condition, that they would induce or compel the citizens to provide means for the support of the preachers and to pay the debts made on account of the fortifications, also to raise some further revenues. Besides this they obtained upon their request of the 19th February the authority to levy other municipal taxes for the purpose, as they state in their petition, of defraying the expenses for the fortifications and of paying debts incurred therefor. Impartial people may judge how deceitfully and perversely the Burgomasters and Schepens have misled, if not ridiculed, the Director-General and Council in each case, and disappointed them of their income, the returned accounts and the requests or remonstrances of the 10th and 31st of August annexed thereto show with sufficient conclusiveness the first, to wit the accounts submitted, that the revenue from the Excise was not employed according to the intentions and stipulated conditions, in paying the ministers' salary and the expenses for the fortifications, but rather in entertaining and sending off one Le Blue, the second, that is the request or remonstrance of the 31st August, to which what follows hereafter may serve as answer, that although promised the necessary subsidies were not given.

It appears strange to us, that the Burgomasters and Schepens pretend, that in order to liquidate the debts their quota should only be 3000 fl. which sum they offer to raise as a good example, according to their statement of August 10th, wherein they nevertheless plainly state, that the whole amount of the debt is 16000 fl.

The Burgomasters and Schepens will first please to consider the former statement, that the works were not for the benefit of the country in general, but only for behalf of this City and that neither the Magistrates nor the community of this City have done or contributed anything for the general work.

They will further please to consider another previous statement, that they have promised last year to contribute towards the City's fortifications made to their satisfaction and afterwards destroyed, the sum of five to six thousand guilders, for which we refer to their signed

^{*} See page 199, supra.

^{**} See page 219, supra.

request and offer, besides what they should be held to contribute with us and others, toward repaying the loan negotiated this year. The Burgomasters have further had the use of and drawn from the Tavernkeepers' Excise over 3000 guilders, which heretofore had always been paid into the General Treasury for the benefit of the whole country, so that the Burgomasters and Schepens are quite mistaken in believing, they set a good example in offering 3000 fl. as their quota, when they have already collected more, than that sum out of the Excise, belonging to the whole country.

Not less strange and perverse is the statement of the Burgomasters and Schepens, that the Lords-Directors, the Lords and Patroons of this Province, intend, the Tavernkeepers' Excise should be paid into and received by the City Treasury, as they themselves had written to the said Directors and plainly stated, that the aforesaid Excise had been granted to them only conditionally by the Director-General and Conncil, consequently not by the Lords-Directors, who by no means disapprove of this limitation, but rather deny the assertions and proposals of the Burgomasters and Schepens. As to the further remonstrance and complaint, that the Excise, obtained conditionally from the Director-General and Council and not from the Lords-Directors, was not sufficient for the support of the civil and ecclesiastical officers and for the keeping in repairs of the City walls, for which reason they ask authority to impose new taxes, stating the community to be satisfied therewith, the Burgomasters and Schepens are referred to the decision of the Director-General and Council; cessante conditions cessat obligatio.

As the Burgomasters and Schepens do not fulfill their promise and carry out the conditions, to provide for some other revenue in place of the Tavernkeepers' Excise and as they have failed, to let the same for the purpose of paying the salaries of the elergymen and placing them above want, the Director-General and Conneil are compelled, to let the said Excise to the highest bidder in conformity with their resolution of the 13th of Ang. last past, and to employ the proceeds in promptly providing for the support of the elergy. By these means the Burgomasters and Schepens will be excused and delivered from earrying out their offer to support at their expense one elergyman, one schoolmaster and one beadle, the intentions and order of the Lords-Directors will be executed, the jus patronatus will be preserved and both the elergymen paid and placed above want.

The Director-General and Council never intended, when making the proposition in regard to the support of the military, to place the whole burden thereof upon this City, as the Burgomasters and Schepens apprehend; that would be not less unfair than impossible. The meaning of all the former propositions, remonstrances and memorials has been and still is, that the Burgomasters and Schepens, as the most prominent men of this our capital and residence, should contribute their fair and just share of the past and future expenses, increasing from year to year, so that other less prominent people may see their good example and follow it. As we have not been able to obtain this by persuasion, we are obliged to find means ourselves or else to report to the Lords-Patroons the excuses, subterfuges and disinclination of our subjects in this matter, the more so, as it is well known and proved, that the export duties on peltries amounting year in year out to hardly more than 20 to 22 thousand guilders are not sufficient to support the present civil, ecclesiastical and military establishment, and to defray besides other expenses and outlays, necessary for the acquisition of ammunition, repairs of the fortification, public works, churches, houses etc.

As to the request, that a Schout might be appointed to complete the Court, according to the order of the Lords-Directors, the Burgomasters and Schepens are right in stating, that at the urgent request of Mr. Werekhoven we intended to commission for this place Jacques Corteljou.

He, however, found himself aggrieved by the instructions given him and we have been compelled to defer the matter, until the Lords-Patroons shall have approved or altered the instructions, as first framed, or until we find another capable person.

On the last point the Burgomasters and Schepens have been correctly informed by their colleagues Paulus Leendertsen and Oloff Stevenson. To provide for the above stated wants, the Director-General and Council have found it necessary and concluded, to levy on the houses and lots, the owners of which pay no cattle or ground tax, the 100th penny for this year. The Burgomasters state, they had also resolved, to levy such a tax, to raise their quota, which they pretend to be 3000 guilders. This point has substantially been answered before. The Director-General and Council care very little, whether the 100th penny is ordered to be levied by and paid to them or to the Burgomasters and Schepens, as long as the proceeds are used according to the instructions of the Lords-Directors, to ease their burdens and for the civil and military servants.

We have spent more time, than we intended, in explaining and answering these points, but it was done for the better information of the Burgomasters and Schepens as well as of the Lords-Patroons, to whom this letter with the request or memorial of the Burgomasters and Schepens and our resolution concerning the tax of the 100th penny will be sent, that they may make disposition of the subject according to their usual wisdom.

Given at New-Amsterdam in New-Netherland September 16th 1654.

P. Stuyvesant.

By order of the Honble Director-General and High Council. Cornells van Ruyven, Secry.

Order on a petition from the Court of Midwout and Amesfoort respecting church

The Magistrates of *Midwout* and *Amesfoort* presented to the Council a petition, which is copied into the Book of Petition and to which the following answer was given.

It is resolved upon the petition of the Court of Midwout and Amesfoort, first concerning the proposition to continue the teacher, that they must proceed in this matter according to the rules of the church and await the answer of the Lords-Directors to the request made by the said Court or its deputies. Meanwhile the Director-General and Council are satisfied, that the present teacher, D^o Polhemius, attend to the divine service among them, until further orders shall have been received from the Fatherland and they also consent, that he shall receive for his ministrations a proper and fair remuneration in conformity with the teachings of the Apostle Paulus, "that he, who serves at the altar, shall live by it."

As to the further request for assistance to obtain a house, in which divine service may be held, the Director-General and Council consent, that some persons, duly qualified by the said Court, may solicit assistance from others and take up a collection, to which the Director-General and Council will contribute their share according to their means.

Thus done etc New Amsterdam, Octbr 13th 1654, present the Director-General and all members of the High Council.

Lettee from the Director and Council to the (Governor and Council of Connecticut?)

complaining of encroachments on Long Island and in Westchester County.

Honorable, Prudent and Very Worshipful Gentlemen.

It has pleased the great and good God to end the however short, but not less bloody differences between two so old friends, allies and co-religionists and to turn them into a closer union, firmer friendship and alliance, than ever existed between the two nations. God be praised, we in this American wilderness shall enjoy the desired benefit of it, but considering the present constitution of the world and its sudden changes, we deem it our duty and that of others, whom God has placed in authority, to take as much care, as our knowledge and power allow, that jealonsies and misunderstandings between two nations, especially when believing in the same religions doctrines, should be avoided or made impossible and in their place a new alliance be made, by which the subjects of either might be assured and confidently attend each to his business. If this is necessary in some places of the world, how much more it is so in these distant countries between the subjects of your Noble Honors and ours, who have been called and placed by God's Providence into a waste wilderness beyond the reach and help of friends, left to themselves amidst vast numbers of savages, who seek only the ruin and destruction of both and would accomplish it, if they were not restrained by the hand of the Almighty.

Before and during the European differences we have addressed several letters to this effect and made friendly offers to your Noble Honors and the other neighboring Governments, declaring repeatedly our real intentions on this matter, which we still hold. If our affairs had permitted we would have presented ourselves or sent deputies to the usual meeting of the Hon^{Me} Commissioners, had we had timely notice of the day and place of meeting, but with great regret we must now defer it to the next time.

In the meantime we are in duty bound to remind and inform your Noble Honors in a neighborly and friendly way, that some of your Noble Honors' subjects are beginning to settle and establish villages far within our boundaries on land, bought and paid for by us a long time ago, both on Long Island at Schouts or Martin Gerritse's Bay and on the mainland opposite to the White Stone not quite two leagues from Manhattas Island. We do not know, by whose authority and and under whose commission they do this nor whether with or without the knowledge of the Hon¹⁴e Commissioners for New-England, but we hope it is without their knowledge, for it would be quite contrary to the convention made at Hartford between their and our deputies.

We dislike very much to enter upon anything, which might increase the jealousies between the two nations in this country, but our honor and oath forbid us to let pass and allow such unlawful encroachments on and usurpation of lands bought, paid and partly settled and inhabited by us, without doing something to prevent it. Pursuant to special orders and instructions, given by the Lords-States-General, our Sovereigns and the Lords-Directors, our Masters and Patroons, we are further compelled to resist these unlawful encroachments and appropriations with all our available forces and means, if the Government of New-England, herewith once more kindly requested thereto, does not interfere.

Before we undertake this, we have resolved, in order to prevent further troubles, first to let the law officer of the Hon^{ble} Company, our Fiscal, issue an interdict to all these usurpers, ordering them to desist in their proceedings and to remove. We request your Noble Honors as neighbors,

most kindly and earnestly to assist us herein and favor us with an answer, offering our poor services in similar more or less important matters.

Closing herewith we commend your Noble Honors to God's protection and blessing and remain

Honorable, Prudent and Very Worshipful Gentlemen,

New-Amsterdam, Octbr 26, 1654.

Gentlemen,
Your Noble Honors' friend and neighbor
P. STUYVESANT.

ORDER GRANTING PERMISSION TO ANDRIES HARPERTS TO BUY AN ISLAND AND A PIECE OF LAND

A petition of Andries Harperts (copied in the Book of Petitions) was read in Council, by which he asks permission to buy from the savages a small island opposite Fort Orange and so much woodland on the East side of the river, as he requires for a good bouwery, that he may enter upon and cultivate it. After a vote had been taken, it was resolved to grant the petitioner's request, as the small island asked for is used by the savages as a den to conceal their plunder, to the great prejudice of the inhabitants of Fort Orange and Bevervyck Village.

Thus done etc New Amsterdam, Octbr 27, 1654.

Resolution to hire Isaac Allerton's house for the purpose of lodging the children sent from the Poorhouse in Amsterdam.

After reading the letter of the Noble Lords-Directors, the Director-General and Council resolved, to hire the house of Mr. Allerton and lodge there the children sent over by the Poormasters and to direct Peter Lefever, who has hired the same house, not to move into it for this and other weighty reasons.

Done at New-Amsterdam, November 9th 1654.

P. Stuyvesant. Nicasius de Sille, La Montagne.

Nomination and appointment of Magistrates for Hempstead, L. I.

The Hon^{Me} Director-General and Council having received the nomination made by the inhabitants of *Heemstede*, from which their Honors are to elect and confirm two persons to serve as Magistrates for the ensuing year, select and confirm herewith out of the persons nominated, viz: Mr. Stickland, John Symon, Robert Asiman and Henry Peursall, these two, viz: John Symons and Robert Assiman.

Done New Amsterdam November 10th 1654.

Letter from the Director to the Magistrates of Hempstead, recommending the nomination of a third Magistrate to be sent in.

Dear and Good Friends.

We have selected and confirmed out the names submitted to us John Symons and Robert Assyman as Magistrates for the next year. But we have already before now stated, that an odd number would be more convenient, than an even one, to decide all questions and differences, therefore we believe it would be better for the peace of the village to add a third member to the aforesaid Magistrates and we await by next opportunity the nomination made by the village. In the meantime we recommend you to fear God, honor your authorities and obey both.

Relying bereon we remain New-Amsterdam Novbr 10, 1654.

Your well-intentioned Governor and friend P. Sthyvesant.

To the Inhabitants of the village of *Heemstede*.

Ordinance for the better collection of the Excise at Fort Orange and Beverwyck, passed November 18, 1654.

(See Laws and Ordinances of New-Netherland, p. 184.)

LETTER FROM SHERIFF MORRIS OF GRAVESEND TO DIR. STUYVESANT.

Honored Sr.

There was presented to mee by Clause van Nelsland a writing bearing date the 10th of this instant the ffull effect whereof (as being ignorant of your language) I understand not, but as it is related unto mee, it is a commaund to mee from yourself and Councill to make my appearance before you the 17th of this present, thereto make Answere - concerning a complainte, that Peeter Johnsonn or some for him, hath made against mee, to the which you maye please to remember, that when you putt off the magistrates of this towne, you commaunded mee to hold and keepe my place as Schout thereof, allthough I then tendered to laye downe my sword and not to acte in any such publique wave, the which you would not graunt, but denyed mee, and since which in the discharge of my dutye, and according to my dutye, I have acted in this case, concerning a debte, acknowledged before mee, to bee due from Peeter Johnsonn to Hubert Garrettsonn, and the which as it was acknowledged by him, soe before mee hee did engage himselfe to make paiement thereof, and that all such tyme as was agreed uppon betwixst them both, but Peeter Johnsonn faileing and Hubert makeing many Journeys hether purposely, was never the lesse putt off with delayes, vppon which, the said Hubert Garrettsonn, requiring mee to doe my dutye, that sattisfaction and paiement might bee made I according to the libbertie of our pattent attached a Chest and gunn of Peeter Johnsons, and 14 dayes after ye said seizure I tendered him his goods, in case hee would make sattisfaction and allthough before many wittnesses hee did then

againe acknowledge the debt and seemed to bee willing to paye, yetth being (: as is conseined:) otherwise advised refused to doe it vppon which his goods was apprised to the ffull vallue and sattisfaction and paiement made to ye Creditor. But in case Peter Johnsonn is not contented and will please to engage, that I maye have sattisfaction both for myselfe and witnesses, in ease the said Peter Johnsonn is caste in ye Action, I shall be readdle to obeye your Commaund otherwayes I hope and desire I maye bee excused from further truble or charge, in regnard that as my selfe see the rest of my neighbours (; whom I must bringe in as wittnesses;) are men that line onely by our handy labour and therefore humblic intreate your Answer by this bearer resting yo' humble scruant

Jo: Morris sc.

Grauesand, this 14th Nouemb A° D. 1654 sti: no:

To the Honoured Peeter Stuyeesant Esq Gouern' Gen'i of the N. Netherlands att ye fforte of New Ameterdam this present.

Proposals from the Court of Fort Orange and Beverwyck with the answers of the Director and Council.

Before the Council appeared *Pieter Hartgers* as deputy from the Court of *Fort Orange* and *Beverwyck*, who verbally as well as in writing, made the following proposals and requests, to which the Director-General and Council gave answer, as noted in the margin:

1

The Commissaries are hereby authorized, to remind Abraham, the carpenter, who has taken the contract for the work and has been paid the greater part, of his duty and if he still remains careless, to compel him, as the work requires it. The Commissaries may make contracts for the rest to the best advantage of the Company

2

they cannot do it.

The soldiers shall be sent to the Commissaries. The request concerning 2 st. for each beaverskin is denied.

That six soldiers be sent up to go the rounds and for other services, and that for their support two stuyvers may be levied on each beaverskin, sent away, which could be deducted, when the duties are paid at the Company's office.

That the new house of the Company should

be speedily completed. For want of funds

3

5

7

8

The Commissary Carel van Brugge will receive orders to send 200 lbs and Mr. Abram Staats will be written to to deliver the bal ance of the last 100 lbs to the magistrates, but a correct account of this and what was formerly sent must be kept and submitted.

He asked for a quantity of gunpowder for Fort Orange and its small garrison.

The Director-General and Council approve of it.

It has been necessary to let the Tavern-keepers' Excise on wine and beer, in order to prevent snuggling.

The Dir. Gen¹ and High Couneil have conferred with *Pieter Hartgers* on this matter and given him directions.

That some new grounds be allotted for building lots, as all the formerly allotted ground has been built on.

They must first show, in what points the instructions given, require to be amplified.

He requested an amplification of the instructions, given by the Dir. Geu¹ and High Council to the Commissaries of the Court at Fort Orange and Beverwyck.

He shall receive 150 fl yearly.

That the Messenger Peter Ryverdingh receive an increase of his monthly salary.

Dir. Gen' and Council agree, that the Commissaries should have a remuneration for their services and loss of time, according to the decision given to their request on the 13th May 1654. That the Commissaries receive a salary to compensate them for their services and loss of time.

Thus done in the session held by the Hon^{Me} Director-General and High Council at *New Amsterdam*, October 28th 1654 and continued on the 18th November, present the Director-General *Petrus Stuyvesant*, Mr. *Nicasius de Sille* and *La Montagne*.

Council Minute. Resolution respecting the Town Officers of Gravesend.

Whereas the inhabitants of *Gravesend* have repeatedly complained, that no order was kept there and the fences and pallisades were not cared for, because the former Magistrates *George Baxter* and *Sergeant Hubbard* had for important reasons been removed from office by the Director-General and Council: Therefore the Hon Mr. Director-General Petrus Stuyvesant and the Hon Mr. Nicasius de Sille and Mr. La Montagne of the High Council appeared to-day, the 23d of November, in person and in presence of the whole community proposed, that they should either nominate new Magistrates or remain satisfied with the present incumbents, viz: William Willekens, Commissary, Jan Mourits, Schont and John Tilton, Secretary of the place, until the next election of Magistrates or add a fourth officer to the above named three.

Hereupon a unanimous answer was returned to the Director-General and High Conneil, that they were satisfied with the said three officers, until the time should have come for a new election. This was granted to them with an admonition to fear God, honor their Magistrates and obey both.

Thus done at Gravesend in the house of Lady Moody, the 23d of November 1654.

Letter from the Directors in Holland to Stylvesant: Taxes and Revenues:

Rensselaerswyck: Boundaries and the Treaty of Hartford: Negro Slaves.

1654, 23d of November

Honorable, Prudent, Pious, Dear, Faithful.

By the ship "Coninck Salomon," arrived here on the 10th of September last, we received your general letter of the 27th of July of this year, and as the "Groote Christoffel" and "Swarte Arent" are now ready to sail, we shall not let the opportunity pass to answer your letter and add, what is required.

We have not been pleased to learn, that the great mass of the inhabitants could not be persuaded by any arguments to consider the difficult position of the Province at this time and contribute their share towards paying the expenses necessary for the safety of the whole community. But though it could not be done by appealing to their conscience, you ought not to have neglected this matter directly and entered into negotiations for a loan; seeing, that reasons and inductions were unavailable, you should have made use of your proper authority, as all competent rulers would do, and imposed upon the community fair and necessary taxes either to be paid voluntarily or levied by execution. Under such circumstances the rulers acting with circumspection and discretion and considering the financial abilities of each individual cannot be blamed.

The measures introduced by you later are approved of for the present, except that we again find, that duties have been imposed on some articles of merchandise contrary to our promise, made to merchants here; although it may be said, that this kind of goods can bear an import duty, that is not the question, from which the difficulty arises. These people are private traders, who have contracted with us, that they are to ship such goods paying such duties on them as they are held to their part of the contract, the Company must not deviate from the same in their treatment of them and you have therefore not the power to exceed these limitations, without causing loss to the shippers and bringing us into discredit. We thought, that we had before now explained our position in this matter so well, that there need not be cause for repeating it, but seeing that you go again over the old road and every time make use of your former arguments not at all pertinent to this case, we are compelled to give you once more our serious opinion, namely, that you are to observe the contracts, made by us here, to the letter and that we are firmly resolved, if you do not, to take other measures. The administration of affairs in New

Netherland has been entrusted to you, but you are not to upset our promises, and even if we have not levied such duties on goods, as you think that they can bear, you are not qualified to give orders contrary to our promise and to the conditions, upon which the people rely; you may remonstrate to us and then we shall adopt such measures for the future, as we deem necessary and to which we can make the shippers agree. Before we leave this topic, we have to add, that the equivalent of this new duty on liquors (natte waeren) might have been collected from the consumers without obloquy and that we notice on the other side in regard to the imposts on real estate and cattle, that you are altogether too timid, raising difficulties, before they exist, and imagining dissatisfaction, which is not apparent: to say the truth, the tax of 10 stivers per morgen and one guilder for each head of cattle is so moderate, that neither the English nor others can reasonably complain against it.

- 3. The consideration of the foregoing and similar points has induced us to direct you again most seriously, to send us every year promptly and without any delay, as we have repeatedly desired, a correct statement of the amount of expenses, which must be paid there, also what the revenues received amount to, so that we may govern ourselves in our successive resolutions accordingly. At present we have no knowledge of these matters whatever and grope about as if blindfolded, for since the year 1646 we have received only once a general statement or simple balance sheet extracted from the ledgers of New Netherland running into the year 1649, in which among others we fail to find the credit item for the sale of the ship "Tamandare." You may be quite sure, that we have our suspicions, which will be increased, if by the ships now due the general records of revenues and expenses there are not sent over as promised. Should we be disappointed, which we do not expect, then we shall be obliged to adopt other means, as in duty bound.
- 4. We wish you to consider, whether the aforesaid revenues, each service being taken separately, might not be farmed out in one or the other district, for we think a farmer of the revenues would pay more attention to their collection.
- 5. We have been glad to learn, that the last embassy to the Governor of *Virginia* has been the inducement for extensive trade and sale of merchandise. You will do well to cultivate this friendship by all possible means.
- 6. Your action in suspending the placat sent you concerning the exportation of cattle has led us to examine the same and we are considering some difficulties, which might arise from its publication. They are not the same as those, of which you are afraid, namely that the New England people might be instigated by it to publish a similar prohibition in their country, whereby our people would suffer the most, as undoubtedly they draw many animals from that quarter, where there are a larger number of them and can be bought at more advantageous prices than in our Province. There is little fear therefore, that cattle will be exported from New Netherland and we consider the publication of this placat on this point quite unnecessary, as to the second point contained in it, concerning the slanghtering of cattle, good rules must and can be made, as there is no difficulty and it will not prejudice any one. You have herein the best experience and are therefore hereby authorized to draw up another placat concerning this matter to be published and executed pursuant to its form and tenor.
- 7. Regarding the running and determining the boundary line between Fort Orange and the Colony, we recommend that it be done the earlier the better and although we prefer not to express our final opinion on the tenth to be paid by said Colony, until other private parties actually pay theirs and the Company is in a position to receive the said tenth; yet we must say, that meanwhile, when you impose some new taxes, you should assess the Colony provisionally for one

year in the lump and to such an amount, as considering the buildings, land and cattle in the Colony, private settlers would pay in proportion: according to this assessment they must immediately pay their taxes and if they refuse the property of the Colony must be levied upon.

- 8. You may use the enclosed form for patents and we shall be glad to receive a statement of all the lands successively granted, to be used for our information, as it ought to be. We think more attention ought to have been paid to the obstinate refusal of George Baster to deliver the letters of the English colonies; we have already written about former proceedings of him and some of his accomplices. If with the power you have, you do not dare to punish a few seditions persons as a warning example to others, then we willingly admit, that we see no way of suppressing evils, which if they remain unpunished gradually increase in strength.
- 9. We had been informed, that no order existed in the use of weights and measures and had therefore written you on this matter. As now however we have your differing advices, we are at ease about it and have ordered the desired whole and half schepel measures, which you may expect with this letter.
- 10. We do not know, what has astonished us most: that the newly arrived Swedish troops have endeavored to take our fort on the South river or that our commander has surrendered it so infamously. This cannot be borne and when occasion offers other measures must be adopted, so that we may not fare worse. In order to prove here, when necessary, the impropriety of these proceedings and the violation of the Company's title to their lawful property, you are directed to send us by the first ship not only anthenticated copies of the conveyances and title deeds for the lands on the South river bought in 1650, but also all such other authenticated documents and papers as are required for strengthening our hands.
- 11. The undisturbed peace with England, which we enjoy by the help of God, will easily appease the rufiled mind of the English at the North. Meanwhile we do here our best, to obtain the long desired settlement of the boundary between the Republic and us, at least in conformity with the provisional negotiations of 1650. Their High: Might: have only lately written an urgent letter on this point to their embassadors now in England and as long as no effective or final decision one way or the other has been agreed upon, you can do nothing else, but conform strictly to the terms of the aforesaid provisional agreement. If however some Englishmen make attempts prejudicial to the agreement, as you write, you must oppose them, first by warning them off, then by force; however so only, that no other trouble is caused to the people, then that they are prevented from settling or otherwise taking possession. If you write to their principal men, either the Governor of the nearest places or others and give notice both of our right and the usurpation by their people, you need not fear of being blamed for it here. We leave the further measures to determine the jurisdiction of the Company and when they can be carried out, to your discretion, for you have the best information, as we have already said in our letter of May 18th.
- 12. We do not know the person, whom you have appointed Schout of New Amsterdam and trust, that he is a capable man; but as we had proposed somebody else, the respect, due from you to us, demanded it, that you gave some reasons, why he was not appointed as proposed.
- 13. We are sorry to hear of the murder of Jochem Pietersen Kuyter and are astonished that we do not learn, what you have done to arrest the criminal. It is at present not necessary to go to war with the whole tribe, but other means might be used carrying punishment with them, even if the delinquent cannot be taken. Because if you have asked and solicited (in vain), you must endeavor to capture a member of the same tribe and keep him in prison until the real delinquent

has been placed in our hands or at least other and full satisfaction is given. If the matter is passed over without notice, the savages will believe, that every thing is allowed to them and they will be induced to more such deeds.

- 14. Pleased as we have been to learn, that the Burgomasters and Schepens of New Amsterdam have become convinced of their errors and have promised to be more cautions henceforth, it has nevertheless grieved us, that they could not be persuaded to contribute their share to the general expenses, to which they ought to have induced the community especially in these bad times, setting a good example themselves, because these expenses, the support of the military and the repair of the fortifications, were incurred for their own defense and protection. They are therefore reasonably and fairly bound to bear if not the whole, at least a share of it. If it should happen, against our expectation, that they continue so unreasonably obstinate, you must make use of your authority and proceed as we have said before on the first point, so that they may not longer imagine, that without their consent or approval no contribution can be assessed or levied.
- 15. Thus far in answer to your aforesaid last letter of the 27th of July; what follows is to give you further information.
- 16. Among the enclosures received in the said letter we found several depositions concerning the infamous surrender of the Company's fort on the South river, which are neither sworn nor attested. As this is necessary for its justification, we have concluded to write and order you not only to send them over duly authenticated, but also henceforth to do the same with all other depositions concerning the Company's interests, that we can make use of them in due time.
- 17. The good report, which you have given us of *Brian Newton*, has induced us to re-appoint him on his petition made to our board to his former charge of Lieutenant. He now goes for this purpose in the "Grote Christoffel" to New Netherland.

18.*

19. We have made here a contract with S^r. Henrico Mathias, who is to sail with his ship "Jonge Tobias" to Porto Rico; upon his request we have also given him permission to bring salt from Buenairo to New Netherland on condition of his paying to you such duties as are imposed and on the goods and merchandise, which he may bring besides, 16 per cent., as other traders pay here to the Company for outgoing goods. That you may be better posted in this matter, we send you enclosed the invoice of the eargo of the said ship taken in here.

20**

21. Experience has taught us, that New Netherland tobacco is packed in hogsheads very deceitfully with intention to defraud, for the top layers at both ends are of the best quality, while in the middle the worst and most rotten is packed. The bad condition and rottenness originated through moisture, as the tobacco is packed too damp and not sufficiently cured, which causes the leaves to turn black at the edges and spoils them, while if they retain their yellow color throughout they bring a much higher price. To prevent this the inspectors of tobacco should be directed and strictly held to keep a close watch either by opening the hogsheads at both ends and taking out the tobacco to see whether it is dry and well cured or by some other convenient and safe means, which are considered best; in case of neglect or connivance the inspector must be removed from office. Further, the planters there must be informed, that much depends on the cultivating and curing of the tobacco, for it is considered much stronger and pleasanter, when it is pruned in time, during its growth; and if after drying it has a good yellow color, it has been found to be valued

^{*} Discharge of Barthold Maniken, a soldier in the Company's service.

^{**} Refers to the account of Corneus Oesma van Harlem, a former servant of the Company.

much higher here, bringing one-half as much more, than the *Virginia* tobacco. We believe this to be a matter of considerable importance, to which all possible attention ought to be paid: if well taken to heart, it may make the commonwealth and its inhabitants flourishing and wealthy. We deem it therefore necessary, to recommend to you most seriously, to make such rules and see to their enforcement, as the importance of the matter requires.

- 22. We have already referred above to the damages done to private traders here and the disrespect to us, if contrary to made agreements merchandise is taxed and we have at the same time expressed our opinions and desires; especially, that we by no means understand or wish this to be done there by you without our knowledge. Later, on the 5th of this month, we have resolved upon just and well founded complaints made to us here by traders, that the said newly imposed and collected duties shall be refunded there by you and that this may be done so much sooner and with the least inconvenience to you we shall remit to you now one fourth of the 16 per cent duty (so that we retain here only 12 p. c. for goods shipped to New Netherland,) which fourth part or 4 p. cent., received by you now, together with the four stivers on beavers, shall be specially deposited and used, until the said newly imposed duties have been completely refunded by direct payment, counter charges or other indemnifications; furthermore the loan negotiated and raised by you there must also be liquidated out of these funds, as the enclosed extract from the resolutions, adopted by us in this matter, will tell you.
- 23. Upon one of these two ships, the "Swarte Arent," goes as supercargo Johan de Decker, whose abilities, we admit, deserve of a better and higher position; for besides being a well conducted man, experienced in business, having served faithfully for some years as procureur (state's attorney) and notary at Schiedam, he is a young man of sound judgment and writes a neat and manly style. You may try him and employ him provisionally in the office or in some other place, for we have concluded, that he shall remain there in the Company's service, recommending that upon the first occasion offering you give to the said Decker a proper and decent appointment, for we are confident that the Company and you will be benefitted by his good and faithful services.
- 24. Whereas some time ago and again now great complaints have been made concerning the delivery of private letters coming thence, which are often kept undelivered two or three weeks or lost entirely to the great disadvantage of private traders and others, therefore we direct you herewith to have a box or chest made there, in which the said letters are to be collected and then to give them, well secured in one package to the supercargo, whenever a ship sails, with orders to hand them to us on arrival here, so that the people can quickly receive them.
- 25. As passenger of the ship "Grote Christoffel" comes over a freeman, Jean Paul Jacquet with his family; as he does not know any one there and intends to engage in farming, we could not upon his request refuse him a letter of recommendation, the more so as he has served the Company in Brasil for many years. We desire you therefore to assist him as much as possible without prejudice to the Company and after selecting a convenient place to give him as much land under the usual conditions, as he shall be able to cultivate.
- 26. After closing and dispatching the duplicate of this letter by the "Swarte Arent," we have upon the request of some private traders, Jan Sweerts and Dirck Pietersen Wittepaert, and in consideration of the promotion of population and agriculture in New Netherland, given permission and consented, that with their ship, the "Wittepaert," they may sail to the coast of Africa and trade there for negro slaves to carry to New Netherland and sell to the inhabitants, on condition, that they pay to the Company here for the goods and proceeds from their sale of

slaves, brought back here in the same ship, the legal dues or, if the Company prefers it, the usual tonnage fees pursuant to the rules for trade to the coast of Africa. The enclosed extract from our resolutions of the 19th inst. gives you further information.

27. The invoices and bills of lading of goods and merchandise shipped in the "Grote Christoffet" by private traders is here enclosed. The Fiscal is herewith directed to keep a good watch, when this ship discharges her cargo, that the Company may not be defrauded of her dues.

Herewith etc etc

Amsterdam, 23^d of Novbr, 1654. The Directors of the W. I. Company
Department of Amsterdam.
DAVID VAN BAERLE.
ABR. WILMERDONX.

28. We enclose the muster-roll of the soldiers, coming over in the "Grote Christoffel." We have made great endeavors to obtain a larger number, but could not succeed on account of the recrniting by the East India Company. You will take care and direct, that the accounts of such as come with their wives and children are duly debited with the passage money of their families, besides their arms and two months' pay paid in advance, for the Company, as you know, has to pay the passage for these women and children here. Besides a master carpenter, a gunner and a boatswain, we send you also in the said ship a quantity of pioneers' and other tools, as per invoice.

By order of the said Directors

A. B. DE DECKER, Jun.

To the Honble Petrus Stuyvesant
Director and Council in New Netherland.

REMONSTRANCE OF THE SCHEPENS OF NEW AMSTERDAM AGAINST BEING DEPRIVED OF THE REVENUE FROM THE CITY EXCISE.

To the Noble, Very Worshipful, Honorable Director-General and Council of New Netherland.

Show with all due reverence and submission the present Schepens of this City of New Amsterdam:

Whereas they have learned from affixed handbills, that your Honbie Worships intend to let by public auction on the 25th of November next to the highest bidder the Tavernkeepers' Excise on wines and beer within this City,

Therefore they, the undersigned, beg leave to remind your Hon^{ble}. Worships, that by a letter from the Noble Lords-Directors, Department of Amsterdam, Masters and Patroons of this Province, the excise in this City was conceded to the City. Hence we submitted to your Hon^{ble} Worships several documents on the 31st August, wherein we made such promises, that we were entitled to hope, everything would be settled to our mutual satisfaction. As yet we have received no answer, so that we have not been able to do one thing or the other, and we trust that your Hon^{ble} Worships will not deprive the City of the revenue from the aforesaid Excise, conceded and granted to us by the Lords-Patroons. If however your Hon^{ble} Worships should require funds, it

would be, in our humble opinion, preferable to levy for them on the country generally, but not on this City alone. We refer this matter to your Hon^{Ne} Worships' wise discretion and commend your Hon^{Ne} Worships to the gracious protection of God, remaining

Thus done at our session in the City Hall at New-Amsterdam, November 23^d 1654.

Your Hon^{ble} Worships' humble servants P. L. van der Griff, Wilh. Beeckman, Oloff Stevenson. Pieter Wolffresen.

The substance of the foregoing request has been sufficiently answered by the reply to their request, entered above, therefore no further reply to this is necessary.

RESOLUTIONS TO LET THE CITY EXCISE TO THE HIGHEST BIDDER, ALSO THE EXCISE FOR BREUCKLEN,
MIDWOUT AND ADJACENT PLACES.

It is resolved by the Council: Whereas there are no bidders come at present, the Tavern-keepers' Excise on beer and wines to be consumed in this City during the next year should be let publicly to the highest bidder on next Monday at the house of Sergeant Daniel Litschoe and this is to be made public by handbills.

New-Amsterdam, November 25th 1654.

It is resolved by the Council, to let publicly at the Ferry at the first opportunity to the highest bidder the excise on wines and beer in the village of *Breucklen*, *Midwout*, *Amersfoort* and adjacent places, the Hon^{Me} Director-General and High Council being induced thereto by important reasons.

Thus done etc New Amsterdam, Novbr 25th 1654.

P. STUYVESANT.

NICASIUS DE SILLE, LA MONTAGNE
C. VAN THIENHOVEN.

Deed for a house, barn, and 25 morgens of land in Flatbush, otherwise called Midwout, L. I.

This day, date underwritten, I, Dirck Jansen, have sold, as in the presence of the underwritten witnesses I declare for myself and my descendants, to have sold, to the Secretary Cornelis van Ruynen, without persuasion or inducement on the part of anyone my tract of land situate in Flatbush, otherwise called Midwout, containing 25 morgens, or more, as it shall be determined by the survey, and so much meadow as shall be allowed to each lot, together with all that is at present planted thereon and is fastened by earth and nail, viz: a house and barn, as at present can be seen, and that free and unincumbered, without and charge standing thereon or accruing, save the Lord's right. For the purchase of said tract of land with the buildings, I have agreed on the sum of fl. 525, say five hundred and twenty-five guilders, payable in the following installments: two hundred and twenty-five guilders, payable in the following installments: two hundred and twenty-five guilders never hand the other half, one half in beavers and one half in good wampum or silver money; the remaining 300 guilders next May or June,

payable one half in beavers and the other half in good silver coin, current wampum or goods, on condition that the groundbrief and a proper conveyance be first delivered. All in good faith without guile or deceit.

I, Cornelis van Ruyven acknowledge to have bought the aforesaid parcel of land on the preceding conditions.

Done, New Amsterdam this 24th November A° 1654, in New Netherland.

Deirck Jansen. Cor. van Ruyven.

By me, Stoffel Michelsen, Witness. By me, Dirck Krinen, Witness.

Order authorizing the Inhabitants of Mespacht to banish one Joseph Fowler from their village.

The inhabitants of Mespacht having submitted to the Council a request in English asking, that Joseph Fowler might be banished from their village, because he does nothing else, than incite the people, one against the other and cause mischief.

It is therefore ordered, as follows, by the Director-General and Council: the petitioners may direct the said *Foreler* to leave the village and if he refuses, arrest him and deliver him to the law officers.

Thus done etc., New Amsterdam, November 25th, 1654.

AGREEMENT BETWEEN P. L. VAN DER GRIFT AND PARTNERS AND THE DIRECTOR AND COUNCIL FOR THE CHARTER OF THE SHIP "DE GULDEN HAY," TO BE SENT TO THE WEST INDIES.

To the Noble Honorable Director-General Petrus Stuyvesant,

1.

Sir.

The Director-General and Council charter to the associates the ship "de Hay?" with its anchors, ropes, sails and all the tackle and rigging required for navigation for the time of 4 months from the day, on which the said ship shall heave anchor at the usual watering place and go to sea in order to make, as stated, a voyage to the Caribean and Curaçao Islands and if the voyage should last longer, they are to give a compensation for the excess of time, to be determined by impartial experts.

The associates have considered the favorable terms, which the Hon^{Ne} Director-General offers in regard to the ship "de gulden Hay," which is to be chartered for 4 or 6 months to be employed in the West India trade either to Barbados, Curação or the Caribean Islands. We thank your Honor also for favoring commerce by thus offering to have the ships provided with tackle and rigging, to have it well caulked and made ready for departure.

2.

It will be expected, that the associates shall provision the ship at their expense and take care, that the chief officers are sober and careful men, able to sail the ship over the sea.

If the agents of the associates, after their arrival at the Islands, have reason to suspect any danger for the ship "de Hay" on account of the Swedes, it shall be left to their choice and discretion to make use of the ship "Abrahams Offerande" in place of the ship "de Hay," if both have arrived there.

The petitioners are granted permission to trade at all places under our Government and other Caribean Islands, where by treaty our nation has access; they are also permitted to take in cargoes of salt, logwood and horses at the Curaçuo Islands, provided they pay for it the prices fixed by the general orders and rules of the Honic Comp.

Is granted absolutely and without restriction, except as far as peltries are concerned.

The goods and merchandises, which are products of either nature or industry in the West Indies, shall be exempted from all import duties here for this first voyage and venture.

By order of the Director-General and Council.

New Amsterdam Nov. 26, 1654. Your Noble Honor's
Very humble scrvants
Corn. van Ruyven, Secr⁹.

P. L. van der Grift, Corn. Schutt,
Allard Anthony, Govert Lookermans,

CORNELIS STEENWYCK.

* The ship " Hay " had been taken from the Swedes, see Vol. XII, p. 76. — B. F.

The associates shall endeavor to provide the said ship with everything and to hire and pay for their own account a skipper and sailors.

3.

They respectfully request, that the Hon^{Ne} General would place at their disposal, when the ship "de Hay"* has arrived at the Islands the small ship "Abrahams Offerande," to discharge their eargo in, thereby avoiding danger for us, and they further request permission to trade, where they deem proper.

The associates request, that they may have liberty to trade at all places within the Government of the Hon³¹ General, be it for salt, logwood, or horses and that the price, which we are to pay for the last of salt or wood and for each good horse, stallion or mare, be fixed.

5.

Further, that the eargo, which we shall take from here, be exempted from all tolls and duties.

6.

Also that the return freight, which we might receive in the West Indies, as salt, wood, horses, indigo, cotton, tobacco, ginger, and other products of the country, shall not pay any duties or tolls neither for export from or import into any place under your Honor's Government.

Council Minute. Motion of Mr. La Montagne. Proceedings of the Council sitting with THE BURGOMASTERS AND SCHEPENS, ON BEING INFORMED OF THE DIRECTOR'S INTENTION TO VISIT CURAÇÃO.

Mr. La Montagne proposes for consideration, that the Honble Director-General shall not give any instructions without the knowledge of the Council.

New Amsterdam, December 8th, 1654.

LA MONTAGNE.

Present at the session the Honble Members of the High Council, Messers. Nicasius de Sille. La Montagne and Cornelis van Thienhoven, the Fiscal, and the Burgomasters and Schepens of this City, to wit: Burgomaster Martin Cregier and the Schepens Paulus Leendertsen, Wilh. Beeckman and Oloff Stevensen.

The Honble Director-General Petrus Stuyvesant stated the necessity of his voyage to Curação.

That his Honor would send all books, letters and documents concerning the Government of The Members of the Council the country and now in his charge to the Secretary's office, to be and the Burgomasters and arranged and put into the best possible order by the Fiscal Thienhoven Schepens considered this wise and the Secretary Cornelis van Ruyven. and necessary.

That it be resolved to increase the present number of Burgomasters and Schepens of this The Director-General selects City of New-Amsterdam by one Burgomaster and one Schepen. from the persons nominated by

the High Council Allard Anthony for Burgomaster and John Nevius as Schepen.

ferred until the new elections shall have been made.

Will it not be for the advantage of this City and inhabitants to nominate now some proper persons, from whose number in due time, This matter has been de- Burgomasters and Schepeus of this City for the next year could be selected.

Allard Anthony and Johannis Nevius were then summoned before the Council and took the oath of allegiance, the first as Burgomaster, the other as Schepen.

The Honble Director-General further delivered to the presiding Burgomaster, Martin Crigier, the painted coat of arms of the City of New-Amsterdam and the seal, cut in silver, sent by the Noble Lords-Directors in the ship " De Pereboom."

Thus done at Fort Amsterdam in New-Netherland, December 8th 1654.

The names of the present Burgomasters and Schepens are

Martin Crigier Burgomasters. Allard Anthony

December 8th 1654.

Schepens Paulus Leendertsen van der Grift, Wilh, Beeckman, Pieter Wolphertsen van Couwenhoven, Oloff Stevensen Cortlandt, Johannis Nevius.

Council Minute. Resolution thanking Allard Anthony for services rendered as agent in Holland and voting him a reward.

At the meeting of the Hon^{Ne} Director-General and High Council of New-Netherland the report of S^r Allard Anthony was received and read concerning the good efforts made in the Fatherland pursuant to his commission in the service of this Province and its good inhabitants.

The Director-General and Council being well pleased with his services, express to him their and the good inhabitants' thanks and resolve to further acknowledge them, by making him a present.

Thus done at Fort Amsterdam, Deebr. 17th 1654.

Appointments and promotions in the Burgher Companies of New-Amsterdam.

Whereas by removal some officers' positions in the Burgher Companies have become vacant and whereas it is deemed necessary to fill these places again,

Therefore Paulus Leendertsen van der Grift, Lieutenant in the Company under the blue flag is hereby chosen and appointed Captain of the same Company. Daniel Litschoe, Sergeant, is appointed Lieutenant and Cornelis Jacobsen Steenwyck Ensign.

Thus done etc Decbr 17th 1654.

P. STUYVESANT.
N. DE SILLE, LA MONTAGNE.

APPOINTMENT OF COMMISSIONERS FOR BUILDING A CHURCH AND PARSONAGE AT MIDWOUT.

A vote having been taken on the request of the commissaries of the village of *Midwout* to have built there a church and accommodation for the minister, it has been resolved to prepare and build in the village of *Midwout* a house of about 60 to 65 feet in length, 28 feet in width and 12 to 14 feet high under the crossbeams, with an extension in the rear, where a chamber may be partitioned off for the preacher, while the divine service can for the present be held in the front part, until we have more funds and the material necessary for a church has been collected. Then this building shall be used as a parsonage and barn.

To promote this work the Rev^d D^o Megapolensis, Minister of the Gospel in the City of New-Amsterdam, Jan Snediger and Jan Strycker are hereby appointed and authorized to make public and private contracts, as they may deem it most useful and advantageous for the community.

Thus done etc New-Amsterdam Decbr 17, 1654.

Ordinance against the breaking off or stealing of fences, clapboards etc passed Decbr 31, 1654.

(See Laws and Ordinances of New Netherland, p. 185.)

Council Minutes. Rumors of an intended invasion of Long Island by the United New England Colonies: Commissioners ordered to visit the new settlement at Oyster Bay.

27th of January (1655.)

At the meeting of the honorable High Council, his Honor the Director-General being absent,* held at Fort Amsterdam, Fiscal Cornelis van Tienhoven reported: he had been informed on Friday the [22^a] of January, that George Baxter coming from New England had crossed the East river on the ice at White Stone and arrived at Gravesend on Long Island, his dwelling place; that as a Schepen of Breukelen and other credible persons had told the Fiscal, he had said it was quite true, that the English had returned victorious from Canada to Boston and that the Lord Protector of England had commissioned and charged the English general and the Colonies of New England to take Long Island from the Dutch nolens volens and bring it under their jurisdiction, also that this should be done at the latest next May. Although there is no doubt that this report was forged and invented by people bearing ill will against the Dutch nation, especially because neither our Noble Lords and gracious Sovereigns nor the Colonies of New England have given us any information about it, when they communicated the treaty of peace now lately made between our home government; yet the Fiscal declared it to be his duty to give this information to the High Council, that in time inquiries be made into the truth thereof and such orders given, as might be considered necessary for preventing such a design.

The High Council having listened to the Fiscal's report resolve, that inquiries shall be made as far as possible, which however can hardly be done now, because all rivers are frozen and the land and roads covered with snow and therefore traveling by water or land to obtain information of the designs of the English impossible; but as soon as the waters are free from ice and the land from snow some members of the Council with one of the Magistrates of the City shall go to Long Island and where else it may be necessary to inquire civilly and secretly into the matter, using as a pretext a visit to Oyster Bay in the limits of New Netherland to order the withdrawal from this jurisdiction of the Englishmen, who have settled there during the troubles of last year, and in case of refusal to protest against them in due form. Thus resolved the 19th of January 1655, and reaffirmed the 27th ditto at New Amsterdam in New Netherland.

COUNCIL MINUTE. DOMINE POLHEMIUS ASKS FOR PECUNIARY ASSISTANCE. AID ASKED FOR BUILDING A CHURCH AT MIDWOUT, L. I.

Tuesday the 9th of February (1655.)

Before the Board appeared D^o Polhemius, provisional preacher in the village of Midwout, who asked pecuniary help producing a letter from the Honeste General, which read as follows:

^{*} Stuypesant was in the West Indies from December 1654 to July 1655. See Journal of the Proceedings of the English Army in the West Indies and Thurloe's State Papers.—B. F.

Copy. His Honor the Fiscal will please to assist and accommodate during my absence the bearer hereof, Domine *Polhemius*, in some matters required by him, with wampum and also 5 to 6 lbs of powder. Done at *New Amsterdam*, the 15th of Novbr 1654. Signed P. Stuyvesant.

Being asked several times, how he might be accommodated and assisted now, he answered he would ask for no more, than the Hon^{Me} Council was willing to give. The Council replied, that he had already received considerable sums and there was still some to be paid for his account to the merchants. He answered, that he would be satisfied to have 30 fl in wampum now. Their Honors directed the Receiver to give him that amount if feasible.

At the request of the Commissaries of Midwout for assistance by the inhabitants of Breukelen. and Amesfoort in cutting and hewing timber to erect a building for the exercise of divine service, for which they received the permission by a resolution of their Honors, the Director-General and Council in 1654, it was, upon the vote being taken, resolved that after the celebration of the Lord's Supper now at hand a committee of the High Council shall go there with D* Megapolensis.

Done at Amsterdam in N. N., date as above.

Council Minute. Report of Domine Megapolensis on the building of a church in Midwout, L. I.

2d of March (1655.)

Before the Board appeared the reverend D* Johannes Megapolensis, minister of the gospel in the City of New Amsterdam in New Netherland, as representative of the inhabitants of the village of Midwout, who showed, that the people of Midwout had received from the Honors, the Director-General and Council, permission to erect a meetinghouse and make in it quarters for the preacher and that whereas such a work must cost a considerable sum, the people of Midwout aforesaid have asked the inhabitants of Breukelen and Amesfoort for assistance, promising to do the same for them under similar circumstances; that the latter pretended to be willing to contribute to the meetinghouse, but said in regard to the preacher's quarters, that if the people of Midwout desired them, they could make them themselves. He requested directions as to what he should do and the Hon^{Me} High Council replied, that the resolution of the 9th of February 1655 should be carried out.

Done at New Amsterdam in N. N. Date as above.

Council Minutes. Commissioners appointed to settle some differences in the English

Towns on Long Island

16th of March (1655.)

Whereas on account of the long winter and the impassability of the roads no opportunity has offered as yet, to carry out the resolution adopted by the High Council of New Netherland on the 19th of January last past, therefore, the time having come now, to execute the said resolution and to settle and dispose of some difficulties in the English villages on Long Island under the

jurisdiction of New Netherland; their Honors Councillor La Montagne, Cornelis van Tienhoven, Fiscal of New Netherland, and Burgomaster Allard Anthony are hereby appointed to arrange the matters according to their best judgment, to protest against the usurpers of the territory of the Lords Patroons and to direct them to withdraw.

Done at New Amsterdam in N. N. Date as above.

Signed

N. DE SILLE.

COUNCIL MINUTE. LOYAL INHABITANTS OF GRAVESEND ASKING, THAT THE TOWN ELECTION BE POSTPONED.

23d of March.

William Bout, William Willekes and Edward Prous, residents of Gravesend and delegated by the loyal inhabitants of the said village, present to the High Council a written petition, dated March 23^d 1655, asking that without prejudice to their patent the election of Magistrates be postponed, until God Almighty shall have vonchsafed to our Honorable Director-General Petrus Stuyvesant a happy and safe return or that in case, God forbid it, he should happen to die or the voyage lasted too long, it be in the discretion of the High Council to direct the inhabitants of Gravesend to proceed with the nomination of Magistrates, who then shall be held to make the nomination from both parties, when they will be confirmed pursuant to the patent or former custom here at Fort Amsterdam by the Honbas Director-General if returned or by the High Council.

Done at Amsterdam in N. N. Date as above.

NICASIUS DE SILLE, CORNELIS VAN TIENHOVEN.

PROTEST AGAINST CERTAIN PARTIES, SETTLED WITHOUT AUTHORITY AT MATINNECONCK, L. I.

I, Cornelis van Tienhoven, as Fiscal of the Province of New Netherland ex officio legal guardian of the authority and jurisdiction, by commission of their High: Might: the Lords States General of the United Netherlands and the Lords Directors of the Privileged West India Company, Masters and Patronos of New Netherland conferred upon and entrusted to their Honors Petrus Stuyeesant, Director-General and the High Council of New Netherland: have been ordered by the said Director-General and High Council to transport myself to your place and to inform and make known to you, that you and all whom it may concern have settled within the boundaries of New Netherland upon land purchased by the Dutch from the lawful native owners and proprietors, paid for and occupied by them a long time and named by the subjects of New Netherland.

Therefore in the name and on the behalf of the said H. M. the Lords States-General and the Lords Directors of the Priv. W. I. Company, I signify to you, that upon this aforesaid land you do not continue to build, clear lands, feed cattle, but in days after the serving hereof remove from the jurisdiction of New Netherland with all your people, servants, slaves, furniture, cattle, implements and all and everything brought here by you and your nation as their property, on pain, that, if you or any of yours after the said time are found here contrary to this order, I shall

proceed against you and all whom it may concern ex officio according to law and I protest meanwhile against all damages, misfortune, troubles and difficulties, likely to arise herefrom declaring myself before God and the world to be innocent thereof. Thus etc.

2d of April (1655).

Whereas present circumstances do not permit, that the Fiscal of *New Netherland* serve in person, pursuant to the previous order, the foregoing order and protest, therefore the court messenger *Claes van Elslant* is authorized to perform this duty.

Date as above.

Signed: Sille, La Montagne.

Cornelis van Tienhonen, as Fiscal of New Netherland, constitutes and empowers, as he hereby does, Claes van Elslant, court messenger in this City of New Amsterdam, to proceed to Mattinnekonek Bay, also called Martin Gerrittsen's Bay, where some Englishmen have settled, because the same is west of Oyster Bay and to direct there Mr. Levent and all whom it may concern, to remove; in case of refusal, to protest against them pursuant to the foregoing order and protest. I request all and everybody not to hinder the said messenger in the execution of this duty, but when called upon to assist him, as the case may require.

Done at New Amsterdam in N. N. date as above.

Cornelis van Tienhoven.

Order on a petition of the Court of Brooklyn for leave to send in a nomination for Magistrates.

8th of April (1655).

Upon the request of Albert Cornelissen, deputed by the Court of Breuckelen, for leave to send in to the High Council a double number of names, that from them the places of some Schepens, who have served their term and retire, may be filled,

It is sesolved after having taken a vote, that the present Schepens may, in accordance with the last section of the instructions given to them, present to the High Council and report as far as their knowledge goes on the character, manners and fitness of the most reliable and faithful inhabitants of their village and the places in their jurisdiction: the High Council will then select from their number some to fill the vacancies.* Thus done at Amsterdam in New Netherland, Date as above.

NICASIUS DE SILLE, LA MONTAGNE.

The Secretary is hereby directed to give an answer of the same tenor as the foregoing to the petitions of the Courts of Midwout and Amesfoort.**

Done at New-Amsterdam in N. N. Date as above.

* George Rapailje was appointed Schepen in place of Peter Cornelissen; the others, Frederick Lubbertsen, Albert Cornelissen and George Direksen were continued.

** Thomas Scartwout took the place of Jan Strycker as Schepen of Midwout, Jan Snediker and — Hegeman were continued. In Amesfort Peter Classen was appointed in place of Elbert Elbertson (Stoothoff) while Nicolaus Stillned was continued. Appointments made the 13th of April. On the 22th Thomas Saul, William Lawrence and Edward Furrington were appointed Magistrates of Flushing.

LETTER FROM THE DIRECTORS IN HOLLAND TO STUYVESANT; JEWS: TAXES AND THE REFUSAL OF THE PEOPLE TO BE TAXED WITHOUT THEIR CONSENT: REVENUES: FORT ON LONG ISLAND: BOUNDARIES.

26th of April 1655.

Honorable, Prudent, Pious, Dear, Faithful.

Onr last letters to you were sent by the ships "Swarte Arent" and "Grote Christoffet" on the 16" resp. 23" of November 1654, in which we give you full details: since that time the ships "Schel" and "Betar" arrived here on the 15th of December, by which we received your letters and packages of the 22th and 25th of Sept 1654 and later by way of England your letter of the 27th of October, same year, all of which will be answered now as far as required, while we shall add, what we consider necessary.

We would have liked to agree to your wishes and request, that the new territories should not be further invaded by people of the Jewish race, for we foresee from such inmigration the same difficulties, which you fear, but after having further weighed and considered this matter, we observe, that it would be unreasonable and unfair, especially because of the considerable loss, sustained by the Jews in the taking of Brasil and also because of the large amount of capital, which they have invested in shares of this Company. After many consultations we have decided and resolved upon a certain petition made by said Portuguese Jews, that they shall have permission to sail to and trade in New Netherland and to live and remain there, provided the poor among them shall not become a burden to the Company or the community, but be supported by their own nation. You will govern yourself accordingly.

We have been aware and now again learn with displeasure, that the community there cannot be persuaded, to raise subsidies; it looks very strange, that people of experience and sound judgment, as the municipal officers under you and others must be, continue to sustain so perverse opinions, contrary to all reason and justice and notoriously in contradiction to the maxims of every well governed county or city. But what we have said at large in our last letter, we repeat now, it is not necessary to wait for their consent and approbation. The measures to raise subsidies, which you now propose, are mostly the same as those proposed before and sufficiently approved by us, which approval we now repeat, to wit, That 10 stivers shall be paid for each morgen of land and for each head of cattle one guilder, both annually; as to the 100th penny on houses and lots we have thought it to be more convenient and also less burdensome to direct and authorize you hereby, to levy in place of it the 20th penny on the rental of the houses, payable yearly, two thirds by the owner and one third by the lessee, as it is done in this city; provided however, that the houses to be built there hereafter shall be exempted from this tax for the time of ten consecutive years. We shall write to the Burgomasters and Schepens of New Amsterdam, also to all other inferior courts there and notify them hereof with such arguments and recommendations as are required; you will learn this by the said letter, which we intend to dispatch by the man-of-war now ready to sail.

The difficulties which you make and apprehend in regard to the collection of the tenths, have led us to order that it be suspended for this year; we shall give you our orders concerning it later.

We believe, that the inhabitants there are dissatisfied with the general clause in the patents, because evil minded and disaffected persons misinterpret willfully its meaning in order to deter the simple minded community from entering upon certain lands. Although it does not deserve of much consideration, yet to remove all obstacles, which might appear to impede and decrease

agriculture, we have resolved to alter the said clause, not however as you have proposed, because we find some difficulties in that, but as follows: On condition of submitting after the expiration of ten years from the date hereof (the date of issuing the patent) to the payment of the tenths for the use and behoof of the Lords Patroons and such other taxes, as according to the requirements and condition of the country all the other inhabitants shall have to pay.

We might now say something about the statements of expenses and revenues sent us, because the expenditures for monthly wages and boarding have for the last T or 8 years been as much as they have been last year, the contrary of which can be proved. The revenues for the last years have also amounted to considerably more than 22000 or 23000 fl, but as they are only given in total (grosso modo), we expect, in conformity to our last letter, a correct and pertinent statement and balance sheet from you, which you are to send every year, that we may govern ourselves accordingly.

The caution used by you in and concerning the detention and appraisement of the Swedish ship" and her cargo meets with our approval and has been well received. We stated in our last letter to the Director, how you should live with the Swedes on the South river and we shall hereafter say more about it: but we cannot omit to inform you, that while engaged in examining and proving the right of the Company to the said river, we have found, that the transmitted documents and copies are not only valueless and bad, but also so villainously and miserably written, that in many instances it is impossible to comprehend their meaning. This is especially the case with the papers drawn up there and sent us containing the report of what happened between Director Stuyvesant and the Swedish Governor at the South River in 1650, so that when we were to to make use of these papers on the main question, we would find ourselves completely at sea and unprepared. We were in the same condition, very much to the injury of the Company when treating with the English here, who upon our assertions regarding the boundaries between us and their people there, demanded and called for proofs and attestation of documents, principally the deeds and conveyances for the land bought by the Company and the provisional agreement concerning the boundaries made between us and them there at Hartford in 1650. As to our great astonishment none of these documents has ever reached us, this important matter has been, delayed with little prospect of ever being settled here. We are therefore compelled to charge you most seriously, not only to send us authenticated copies of all these documents and papers concerning the English as well as the Swedes, but also to take henceforth better care in such cases, that the Company may not suffer more losses through such carelessness.

Concerning the usurpation and invasion of Long Island and other places by the English we refer to our last general letter, in which we fully expressed our opinions and intentions. We must however urge you to be on your guard, that in the purchase of land this nation does not outwit you, as according to report it is done frequently. We find it meanwhile not less required than formerly to determine our boundary there by erecting a fort at the East, wherever you think it most advisable. For this purpose we intend to send you by the man-of-war now ready to sail a quantity of ammunition, materials and soldiers, in order to take in hand and accomplish this work after the expedition against the Swedes has been made.

The reasons adduced by you, why you think it advisable to have rules made concerning

homeward bound eargoes, do not appear to us sufficient or practical, considering that private skippers should have herein as perfect liberty, as the traders in their trade, and both would by such restrictions be more deterred from, than animated to engage in the New Netherland trade.

* * * * * * *

We send herewith an instruction drawn up by us for the Schout of the City of New Amsterdam. You may examine it and give us your opinion by the first opportunity, letting the Fiscal** in the meantime take charge of the office. We have hesitated much to allow him to do so, on account of the serious and general complaints made here against him every day. We have therefore deemed it necessary to recommend to the said Fiscal, that he give, if possible, better satisfaction to the community there, or else we shall be compelled to take other measures.

The preacher Pollemius, arrived there from Brasil, has informed us by letter of his willingness to remain in New Netherland and take charge of the congregation at Midwout. If you think, he is wanted there and the said Pollemius is found to lead an irreproachable life, we have no objections to his becoming minister there provisionally and until our further order at a salary already provided or to be provided for by the congregation, without becoming a burden to the Company. Although the condition of affairs is not favorable to still further diminish the revenues, received by the Company here, we have nevertheless, out of consideration of the bad times and to encourage and assist both traders and inhabitants there, resolved to reduce the duties on outward bound cargoes, except Indian goods, as duffels and blankets, from 16 to 10 per cent. so that we have received from one only 12 and from the other only 6 p. c. duties, the remaining 4 p. c. being sent to you as formerly, until the negotiated lean is paid. You will govern yourselves accordingly.

In our last letter directed to Director Stuyvesant personally, and sent by the ships "Swarte Arent" and "Grote Christoffel" we fully expressed our settled determination and intention concerning the manner, in which you must deal with the Swedes on the South river. In consequence of it we hoped, that the expedition against them had already been made; but having since learned by a letter from the said Director, dated at Barbadoes on the 22d of January of this year, that he had left New Netherland, we found ourselves disappointed in our hopes. It has properly astonished us and given very little satisfaction, especially because the Director's voyage was made without our knowledge and consent; but we have nevertheless decided not only to take up the project again, but also to earry it out with so much more assurance of success. We have now chartered for this purpose from the Burgomasters and Council of this city one of their four largest and best ships, called the "Waegh," armed with 36 pieces, which is now being made ready for sea and will sail from here with about 200 men in 12 or 14 days. As soon as it shall have arrived there you are directed and authorized to undertake immediately and as quick as possible, but with caution, this expedition and carry it out bravely, even though Director Stuyvesant should not have returned from his voyage. In that case you may open our said last letter to him personally, that you too may be informed of our opinions and wishes and govern yourselves accordingly; but we strictly command you to keep its contents a secret among you, as honor and your oath demand it, and not to divulge them until with God's help the expedition shall have successfully been made. As we have said above no delay or sluggishness must be permitted, for we understand, that great preparations are being made in Sweden, to assist their countrymen on the South river.

^{*}Passages referring to personal accounts of servants and soldiers of the Company.

**Cornelis van Tienhoven.

The enclosed letter directed to Director Stuyvesant privately is not to be read by any one except himself. We trust this injunction will be obeyed.

We have chartered here a ship, "Liefde," of about 180 lasts, which sailed from the Texel for Curação on the 27th of March last, to take in the eargo of wood and salt now ready there and bring it here. Copies of our letter to Vice-Director Rodenbergh and the lists of necessaries sent out to the Island will be forwarded to you by the next ship for your own government.

We have already mentioned, that by the first opportunity we expect to receive from you the original and authenticated documents and papers concerning the illegal proceedings of the *Swedes* on the South river. You will please to remember, that we include among them attested depositions regarding the shameful and hostile capture of the Company's fort on said river and everything relating to it, which was fully explained in our last letter, to which we refer.

Herewith etc.

Amsterdam, 26th of April 1655. The Directors of the W. I Co.
Dep^t. of Amsterdam
J. Bontemantel.
Edward Man.

To Director Stuyvesant and Council in New Netherland.

DEED OF A HOUSE AND PARCEL OF LAND IN THE VILLAGE OF BREUCKELEN.

Before me, Cornelis van Ruyven appointed secretary in New Netherland in the service of the General Incorporated West India Company, residing in Fort Amsterdam, appeared the Hon^{Ms} Mr. Cornelis van Tienhoven of the one part, and Jan Cornelissen Dumen from Buninck, of the other part.

The above named Mr. Tienhoven acknowledges to have sold and Jan Cornelissen Damen to have bought a certain parcel of land belonging to the Vendor, with the house thereon standing, situate on Long Island in the village of Breuckelen, between Joris Dircksen and Black Hans, as large and small as appears by the ground brief thereof, with the right which the said Mr. Tienhoven has thereto, free and unincumbered, without any charge standing thereon, or arising therefrom saving the Lord's right.

The buyer promises to pay for the purchase of said land and the house thereon standing the sum of thirteen hundred Carolus guilders @ 20 stivers each, in the following installments: May 1656, one third of the promised moneys; May 1657, one-third, and May 1658, the remaining third part, each third being fl. 433. 6. 8.

It is further conditioned and stipulated that the said parcel of land with the house thereon standing shall remain as specially hypothecated and mortgaged to the aforesaid Mr. Tienhoven, or his assign, until the said 3 installments to the amount of 1300 guilders shall have been paid, when a deed shall be given by the aforesaid Mr. Tienhoven or his assign, to the purchaser or his attorney.

For which the respective parties pledge all their property, present and future submitting the same to all courts, tribunals and judges.

Thus done at Fort Amsterdam in New Netherland in the presence of Frederick Lubbertsen and Albert Cornelissen, witnesses hereunto invited, the 29th April A° 1655.

Cornelis van Tienhoven.

This is the mark of Jan Damen,
made by himself.
FREDERYCK LUBBERTSE \ Witness

 $\left. \begin{array}{c} \textbf{Frederyck Lubbertse} \\ \textbf{Allbert Cornelissen} \end{array} \right\} \ \text{Witnesses.} \\ \textbf{In my presence.} \end{array}$

Cor. van Ruyven, Secretary.

Petition of the Clerk of the Courts of Breuckelen, Midwout and Amesfoort for an allowance for his troubles and order establishing a tariff of fees.

6th of May 1655

Copy.

To their Noble, Very Worshipful Honors, the Council of New Netherland.

Respectfully shows David Provoost, by the Director-General and Council appointed temporarily as Secretary or Clerk of the Courts of Breukelen, Midwout and Amesfoort, that he now has performed his duties for more than a year to the best of his abilities without receiving any salary; he requests therefore that he may be paid at least some wages for his labors in the same manner, as your Honors have been pleased to allow to Secretary Kip for taking affidavits and entering sentences in the minutes. He remains, not doubting,

Yours Honors' humble servant David Provoost.

New Amsterdam

in N. N. date as above.

After having read the foregoing petition, the following order was made:

We allow and give the petitioner permission to demand for every appointment made by the Schepens or order upon a petition a fee of 12 stivers and for entering the same in the minutes 6 stivers.

For drawing up a petition, which he must cause to be signed by the petitioner 16 st., if the document is to be used in a civil suit, or 20 st., if it is to be used in suits for slander or criminal actions of the middle degree.

For attesting a certificate 24 st.

But petitions and remonstrances to be presented to the Director-General and Council by order of the Schepens and all others writings and instruments drawn up by their order, shall be made by him gratis, on the yearly salary promised to him by the Director and Council.

Done at Amsterdam, N. N. date as above.

NICASIUS DE SILLE. LA MONTAGNE.

ORDER ON A PETITION OF GREGORY DEXTER, AN ENGLISHMAN, DESIRING TO SETTLE ON LONG ISLAND
13th of May 1655.

The Council having read the petition of *Gregory Dexter* for a parcel of land in this Province of *New Netherland* for himself and some *English* servants, also the letters given him by Mylady *Deborah Moody* and *John Browne*.

It is resolved to answer, that the matter must be deferred until the return of his Honor, the Director-General, who will arrive in a short time.

Deed of Lot No. 27, in the village of Gravesend, L. I.

Before me, Cornelis van Ruyven appointed Secretary in New Netherland in the service of the General Priv. West India Company and before the undernamed witnesses appeared Elbert Eldertsen, attorney of Isaac Grevenraet of the one part, and Peter Ebel of the other part.

The above-named Etlertsen acknowledges in his aforesaid quality to have sold and he, Peter Ebel, to have bought a certain parcel of land situate on Long Island in the village of Gravesend, called number twenty-seven, with all the outbuildings, house and whatever is earth and nail fast thereon or is sown therein, as large and as small as Isaac Grevenraet has acquired it, free and unincumbered without any charge standing thereon or arising therefrom save the Lord's right. Etlert Etlertsen has also sold and delivered to the purchaser, who acknowledges to have received, one cow and two heifer calves, with one harrow and a plow.

For the purchase of said parcel of land together with the house and outbuildings and whatever is above mentioned, the buyer promises to deliver his house and lot situate and being in Pearl street in the city of Amsterdam between the widow of Cors Pietersen and Jorse Rapailje, also free and unincumbered, without any charge standing thereon or arising therefrom save the Lord's right, and in addition thereto within one year, the sum of two hundred Carolus guilders @ 20 stives each.

For all which the respective parties pledge each his person and property, movable and immovable, present and future, submitting the same to all courts, tribunals and judges.

Thus done without guile or deceit in the presence of Mr. Jan de Jongh and Jan Hendricksen, witnesses hereunto invited, in Amsterdam in New Netherland the 21st May A^a 1655.

Elbert Eldertsen.

This is the PF mark of Pieter Ebel, made by himself.

JAN JANSEN DE JONGH.

1655.

Jan Hendricks.

In my presence

Cornelis van Ruyven.

Secretary.

DEED FOR 25 MORGENS OF LAND, SITUATE ON THE WEST SIDE OF THE VILLAGE OF MIDWOUT, L. I.

Before me, Cornelis van Ruyven appointed Secretary in New Netherland in the service of the General Priv. West India Company, and before the undernamed witnesses appeared Mr. Jan de Jongh of the one part, and Jan Hendricksen van Gunst of the other part.

The above named Jan de Jongh acknowledges to have sold, and Jan Hendricksen to have bought, a certain lot or pareel of land belonging to the vendor, containing twenty-five morgens situate on the westerly side of the village of Midwout on Long Island, adjoining on the south side Rutger Jansen, on the north side Aert Tonissen, on the east side the Highway, and on the west side the hills and the North river, together with the outbuildings now in progress and the building timber which at present lies cut on the aforesaid land, and still further so much meadow and pasture land with it as is allotted or shall yet be assigned to the aforesaid lot along with the other neighbors; all with such right and title as the vendor has acquired to the aforesaid lot of land by virtue of the purchase from Jan Rutgersen, according to the bill of sale dated 10th of March A' 1655, thereof executed before Cornelis van Ruyven, Secretary and certain witnesses. The aforesaid parcel of land is sold together with the outbuilding and whatever is abovementioned and shall be delivered to the purchaser free and unincumbered except the Lord's right.

The buyer promises to pay for the purchase of the aforesaid parcel of land, and what is above enumerated, to the vendor or his attorney, in good current money, the sum of eight hundred Carolus guilders @ 20 stivers the guilder, in the following installments, to wit: on the date hercof the sum of two hundred guilders, on the first of March, A° 1656, three hundred guilders, and on the first of March, A° 1657, the remaining three hundred guilders.

It is further conditioned and stipulated, that the said parcel of land and building shall remain, the purchaser does hereby consent that they be, specially hypothecated and mortgaged to the abovenamed Mr. Jacob de Jongh, or his assign, until the said installments, to the amount of eight hundred guilders, and shall have been paid when the groundbrief shall be delivered by the vendor to the purchaser.

For all that is aforesaid the respective parties pledge their persons and properties movable and unmovable, present and future, submitting the same to all courts, tribunals and judges.

Thus done without fraud or deceit in the presence of Elbert Eldertsen and Peter Ebel, witnesses invited hereunto, in Amsterdam in New Netherland, the 22^d May, A° 1655.

JAN HENDRICKS. JAN JANSEN DE JONGII, 1655. Elbert Eldertsen.

This is the PE mark of PIETER EBEL, made by himself.

In my presence,

Cornelis van Ruyven.

Letter from the Directors in Holland to Stuyvesant: Children from the Orphan Asylum:
Boundaries: Disturbances on Long Island.

Received by the man-of-war "de Waegh" Aug. 13th.

May 26th, 1655.

Honorable, Prudent, Pious, Dear, Faithful.

You will see by the enclosed duplicates, to which we refer, what we wrote to you in our last general and private letters of the 26th of April 1., sent by the ship "Bontekoe" three or four weeks 41

ago. The ship "Gelderse Bloom" has, thanks to God, arrived here since; by her we received your letters and papers of the 22º of December 1654 and 29\text{th} of March 1655, to both of which we will now reply as far as necessary and not answered by our former letter, adding thereto what we deem proper. We approve, that you bought there the ship "Abraham's Offerhande" to ply between Curação and the islands and if necessary also New Netherland, but that to pay for her you draw on us for 800 fl appears strange to us, for we have on several occasious expressed our displeasure with such transactions and given special orders not to trouble us with such drafts. You ought to have been the more careful now, because out of our so small revenues here, diminishing daily, we send you a considerable share and contribute and do more, than our ability and condition warrant. You must recollect, that in future all such drafts will not be accepted or paid by us, (nor do we pay it in this case) but simply returned.

You are to inform us by the first opportunity, what revenue the Company receives in New Netherland from salt, that we can act upon it.

The written conditions, sent over, have told us of the rules made and the care taken there of the children from the Almshouses, which have our approval; we hope, that the Burgomasters and Almshouse authorities have also been pleased; they are again sending by this ship a party of boys and girls as per enclosed list. We recommend them as before to your care and although among them some may be found of tenderer age than you require, we think it does not matter, for it can be amended and corrected by one or two years' longer service, which is of little importance to the boys.

It appears to us very strange, that vinegar sells there as high as 70 to 80 fl the hogshead, while vineyards and grapes thrive so well and a good deal more might be planted and cultivated; we begin to think, that our inhabitants there show very little industry or diligence in agricultural pursuits; besides it might be made from beer, as here in this country. Although much might be said on this subject, we shall leave it for the present and commit it to your own speculations.

We are surprised, that you did not expect $Brian\ Newton$ to return to his old post of duty there, for in your letter of the $27^{\rm th}$ of July 1654 you recommend him so highly as the only trustworthy Englishman, who had remained faithful to the Company in all the troubles there and now it is said, that he not only expressed, but also at that time already by his acts proved his unwillingness to march against his countrymen, the English. If this is the case, we do not consider it advisable to continue him in his position, but to discharge him. You may then put in his place the ensign $Dirck\ Smith$, if he is capable and leads the life of a good and faithful soldier.

You do not seem to understand our opinions or wishes, expressed in our letter of the 23d of November 1, as you remind us, that the new duties, imposed there on certain goods, might easily have been laid only on liquids; we are however of a different opinion and desire therefore, that our orders in this regard be obeyed; but we have no objection, that you should get a revenue from the consumption of liquids, which we always have thought and still think can be done without obloquy. You will act accordingly.

We are fully aware, that it is very necessary to establish the boundary lines between us and our English neighbors there, but as you have never sent us the documents and proofs, called for by our last general letter, without which we can do nothing here, this so very desirable question has to our great regret been necessarily left unsettled. Meanwhile we have directed you, not only to determine our boundaries by the creetion of a fort, wherever you thought best and most

^{*} For the following paragraph see Vol. XII, p. 90.

convenient, but we have also ordered and authorized you, as we herewith do again, that in case some English people should make any attempt upon our territories there contrary to the provisional boundary-agreement made at Hartford in 1650, you should proceed against such usurpers with energy after previous protestation and warnings (further explained in our letter of the 23⁴ of November). For this purpose we send you, according to the enclosed lists and invoices under No. 4, the requisites for building a fort, of which as well as of the soldiers going over now you will make all proper and prudent use. This for your instruction.

We were very much pleased to learn, that you live in harmony with the inhabitants of the Province and we recommend to you to maintain and promote this good feeling by all fair and just means, for good and prudent rulers can contribute much thereto. As the heavy outlays, which we make, are also for the maintenance and protection of our said inhabitants, we have hardly any doubt that they could easily be persuaded to give us some subsidies, very much needed to pay for and keep up these supplies. We have therefore considered, agreed and decided upon the measures, of which our general and the enclosed letters will inform you and the copy of our letter, No. 5, will tell you, what we have been writing in this matter to the Burgomasters and Schepens of New Amsterdam and to all the inferior courts there; the original of it you can hand to them respectively, but whether that is to be done before or after the beforementioned expedition, we leave to your judgment and discretion.

We have eonsidered, that the ship "De Waegh," now going over, cannot well sail from there before next winter and have therefore decided to direct you to keep her there until the month of February or March of next year and then to dispatch her with such a cargo, as you may find for her.

If Captain Frederick de Coninck (who is to obey your orders implicitly pursuant to the extract of our resolutions here enclosed under No. 6), and Lieutenant Fsvoort, both coming as such in the slip "De Waegh," should desire to remain there as freemen and not in the service and pay of the Company, you may keep them there. The soldiers and sailors, not absolutely required for the said ship, who wish to remain there, may also be kept either as freemen or in the Company's service, but nobody shall be compelled.

The extract from our resolutions of the 10th of May 1655, here enclosed under No. 7, will inform you of our wishes and the consent we have given to the skipper and the owners of the ship "New Amsterdam" and we add, that they have given us good bail here.

The goods and merchandise attached there by the Fiscal out of the ship "Groote Christoffel" are found not to have been declared here, especially the 36 awms of brandy, as both the letters written for the purpose and the receipts here enclosed under No. 8, show; they are therefore legally confiscated and must remain so: this for your information.

The enclosed copies (No. 9.) of our letter and of the invoices will tell you what we have lately written and sent to *Lucas Rodenburgh*, Vice-Director at *Curação*, by the chartered ship "*Liefde*." A copy of the letter, which we have since received from him via *Hamburgh* would have too been sent you, but as Director *Stuyvesant* has been on the Island and received sufficient information of the condition there, we have deemed it unnecessary.

You have lately informed us, that you have been obliged to negotiate a loan from the inhabitants there (not at all to their liking, nor to ours, and many complaints, perfectly justified, have been made to us on account of it), but you did not report, how large the sum was and as for its repayment we have remitted from here the often disenseed 4 p. ct. duty amounting already to

^{*} One awm ca, 40 English gallons,- Webster.

7600 ff, we have considered it advisable, to order imperatively, that by the first opportunity you send us a detailed and correct statement or account not only of the whole amount of the said loan, but also how it was levied and with whom negotiated and how much of it has been balanced in account with or otherwise repaid to the individual parties: we require this for our accounts.

The good testimony given us every day concerning the life, suitableness and industry of Johan de Deckere, arrived there lately in the ship "Swarte Arent," has so increased our good opinion of the man, that we have concluded to confirm our recommendation of him of the 23⁴ of November 1654 and to direct you to pay special attention to him, because we believe it will be for the benefit of the Company; in the meantime we increase his salary provisionally by 150 fl a year or as much more as you already may have allowed him.

You can well believe, that the treacherous action of George Baxter and his accomplices has startled us very much; the papers and documents sent over have been translated and we are busy examining them, to form an opinion, but we are expecting the remaining papers, which you promised to send by the "Grote Christoffel": upon receipt of them we shall inform you of our opinion and wishes in this matter. Meanwhile you are strictly charged, to keep the aforesaid men in close and stringent confinement, as it is required in so important a case: we further recommend, that henceforth you dispense in the government of the respective places there with such foreigners, who have no domicile in this country, for little or no confidence can be placed upon them.

Herewith etc etc

Amsterdam, the 26th of May 1655.

The Directors of the W. I. Company
Department of Amsterdam
EDWARD MAN

P. S.

Edward Man
Isaac van Beeck
Is shipped by the "Waegh," also the muste

Your good friends

We enclose the invoices of the few private goods shipped by the "Waegh," also the musterroll of the sailors and soldiers going over, which will inform you of the items to be charged to their accounts: you will pay strict attention to it, that the Company may not be the loser.

We have here given permission to William Browwer, to go over with his wife and three children without paying passagemoney, on condition that he act as reader or comforter of the sick on board the "Waegh," until she arrives there, but not longer. This for your information. Date as above.

Arrived per "De Wacgh"
A. B. De Deckere jun.
Aug. 13th 1655.

LETTER FROM THE DIRECTORS TO THE MUNICIPALITY OF NEW AMSTERDAM AND THE MAGISTRATES OF OTHER TOWNS IN NEW NETHERLAND: TAXES ON LAND, HOUSES ETC IMPOSED.

To the Burgomasters and Schepens of the City of New Amsterdam and the respective Colonies and Courts of the Province. Honorable, Worshipful, Pious, Faithful.

No. 31.

As a good government is bound to take care in protecting and defending its territories, cities and inhabitants as far as possible against molestations and attacks from all foreign enemies and neighbors, so is it the duty of a good community to help carrying the common burdens, made necessary by and imposed for their own maintenance. You well know the care and expenses, which we have had, before the country there arrived at its present position; notwithstanding you have failed so far to assist us by sudsidies from the people. This is not only contrary to the maxims of all well governed countries and cities, especially of the government of this state, but it is also during the present state of affairs so highly necessary, that a longer delay is not admissible, unless we wish to see the Province, now giving so great hopes, utterly ruined. We have therefore been obliged to consider some means of obtaining the required support and have concluded, agreed upon and determined, to impose the following taxes:

For each morgen of land yearly 10 stivers.

For each head of eattle yearly 20 stivers and

For the rent of a house the twentieth penny (5 p. ct.) every year.

Although this our order will be fully communicated to you by our Director-General and Council, to whom with their office we have given absolute authority in this matter, we have nevertheless thought it necessary, to send this letter to you with the urgent and earnest recommendation, not only to set yourselves a good example to the community in raising the subsidy, but also to animate them thereto and if need be, in case of refusal, to execute this order, for we have deemed it necessary for the benefit of the country: whereupon we rely.

Nota: This point regards We have already allowed and granted to your Board the collection only the Burgomasters and of the excise on beer and wine, that you may defray therewith the Schepens of N. A. communal and other expenses, stated to you by our Director-General

and Council there. But as we notice, that the moneys are not applied to these purposes, but have been used by you or your predecessors for the pay and sending over here of one Le Bleuw and for other private matters to the disservice and dissatisfaction of the Company; we have decided to inform you herewith, that we have resolved to have the collection of this money made again by the financial officer of the Company there; you will act accordingly.

Herewith etc etc.

Amsterdam. the 26th of May 1655.

LETTER FROM THE BURGOMASTERS OF AMSTERDAM TO STUYVESANT: BOYS AND GIRLS FROM THE Almhouses sent to New Netherland.

Noble, Honorable, Wise, Prudent, Very Discreet Sir.

Whereas with the consent of their Honors, the Directors of the W. I. Company, we have resolved to send over some boys and girls, specified in the enclosed memorandum, in the Company's ships, thereby taking a burden from the Almshouse of this city and helping to increase the population of New-Netherland; we desire hereby to request and recommend to your Honor to receive these children and youths kindly and to take care, that they may be employed according to their abilities for the best advantage of the Company and a proper advancement of themselves.

Herewith etc etc this 27th of May 1655.

To the Noble, Honorable Wise, Prudent, Very Discreet Sir, Petrus Stuyvesant, Director-General of New Netherland or in his absence, to his deputy in New Amsterdam, in N. N.

Your Honor's good friends The Burgomasters and Regents of the City of Amsterdam.

By Order

N. NICOLAL

Memorandum of the names and ages of the Almshouse children, who are to go to New Netherland pursuant to the order of their Noble, Worshipful Honors, the Burgomasters of Amsterdam.

Tryntge Pieters,	23 ye	ars old.	Guillaume Roelants,	17	years old.
Tryntge Jans,	22	"	Jan	17	"
Jannitge Direx,	19	"	Mathys Coenratsen,	16	44
Lysbet Jans,	18	"	Hendrick Thomasen,	14	"
Dieuwer Volcherts,	16	46	Peter Stoffelsen,	13	"
Annitge Pieters,	17	44	Otto Jansen,	13	66
Lysbet Gerrits,	16	"	Jan Hendricksen,	12	"
Debora Jans,	15	66			
Marritge Hendrik,	16	44			
Catalyntge Jans,	13	*6			

COUNCIL MINUTE ON THE APPLICATION OF THE OVERSEERS OF THE POOR IN REGARD OF THEIR LAND ON LONG ISLAND.

Thursday, the 3d of June 1655.

The reverend D° Johannes Megapolensis, Minister here, and Johannis de Peyster, Deacon and Schepen of this city, appeared before the Council and stated in behalf of the Board of Overseers of the Poor in this city, that said Board had some time ago bought for the behalf and best of the poor a certain bouwery sinate on the other side of Hellgate and that the Honorable Director-General Petrus Stuycesant had given to the Board a piece of land near the said bouwery, which annex they intended in time to turn into a new plantation or bouwery, when God's blessing had increased their stock of cattle. They find now, however, that this piece of land or a part of it had afterwards been given to one Abraham Rycken, but as the said Abr. Rycken is a poor man, who has no more than what he can earn with his hands, they are neither able nor willing to disturb him; yet they have cause to remonstrate, because the said Abr. Rycken closed up and fenced in a public road, which had been in use as such for many years, to the great prejudice and disadvantage of the said bouwery of the poor. They request therefore most respectfully, that the said Abr. Rycken be directed and ordered to remove the posts and rails or pallisades erected by him and to make the road and then leave it as it has been formerly and long before he cance there.

They give also to understand, that the small island obliquely opposite the said Poor Farm, commonly called *Huelicken or Borger Joris' Island*,* would be very suitable, useful and profitable to their Board for the pasturing of their pigs and cattle and requested therefore, that if it had not been given to others, it might be granted and given to the Board for the benefit of the poor.

The Honorable Council reply, that a committee shall be appointed to proceed and inspect the road closed up by Abraham Rycken; as to the island, it has been granted away a long time ago. Done at New Amsterdam in N. N. Date as above.

^{*} Hewlett's Island, called "Huelicken" because acquired by marriage-huwelyck.

Order on a Petition of the Magistrates of Midwout and Amesfoort for assistance in maintaining their minister.

Tuesday, 15th of June 1655.

After reading the petition of the Magistrates of Midwout and Amesfoort showing that for the accommodation of D' Polhemius, their present Minister, they had erected a convenient dwelling and also allotted to him a parcel of land and asking that, as they were still very poor, they might receive assistance by voluntary contributions,

It was resolved to consider the petitioners' request, when the building is completed, the land fenced in and the account of expenditures for the same presented to the Council. Date as above.

DEED OF 25 MORGENS OF LAND IN MESPATH KIL, L. I.

Before me, Cornelis van Ruyven, appointed Secretary in New Netherland in the service of the General Priv. West India Company, and before the undernamed witnesses appeared the worthy Claes van Elslant, the elder, court messenger of the one part, and Peter Tarragon, or the other part.

The above named Elslant acknowledges to have sold and Peter Terragon to have bought a certain portion of the vendor's land situate in Mespachtes on Long Island containing in all 25 morgens, lying between Mr. Francis Dothey's land and that of ensign Dirck Smith from Lochum, broad in front and rear 50 rods, in length on both sides 300 rods; it stretches along the valley east and west, and into the woods south by west; and all that as seen by the purchaser, without post or rails, the mere woodland only, and that free and unincumbered saving the Lord's right.

For the purchase of said parcel of land, the buyer promises to pay one hundred Carolus guilders, one half down, and the other half so soon as the vendor shall excente a proper conveyance and deed of the aforesaid land to the purchaser. All without fraud or deceit.

Thus done and signed in the presence of March DuChosoy and Jan Lubbertsen, witnesses, in Fort Amsterdam in New Netherland, the 17th of June, 1655.

This is the PT mark of PIERE TERRAGON, made by himself.

CLAES VAN ELSLANT, the elder.

MARC DU SAUSOY.

JAN LUBBERS.

In my presence, Cornelis van Ruyven

Secretary.

Resolution of Council to notify Lady Moody and the inhabitants of Gravesend to send in a nomination for Magistrates,

Friday, the 18th of June 1655.

Whereas for good and various reasons no Magistrates for the present year have as yet been elected in the village of *Gravesend* on *Long Island* and whereas at present it has been deemed necessary for the service of the country and the administration of justice, that it be done as soon as possible,

Therefore it is resolved to write to the Schout of the said village and to Lady Deborah Moody as the oldest and first patentee, that she and the inhabitants of Gravesend proceed immediately to nominate Magistrates in pursuance of their patent and send the nomination to the Council for the confirmation and swearing in of the nominated Magistrates, after which a committee shall be sent there to restore order.

Done at Amsterdam in N. N. Date as above.

CONTRACT TO SUPERINTEND THE BOUWERY AND CATFLE OF DIRECTOR STUYVESANT AT AMESFOORT.

The Hon^{Me} Cornelis van Tienhoven, Fiscal of New Netherland, attorney of the Hon^{Me}
Petrus Stuyvesant, Director-General of the one part, and Peter Claesen of the other part have
agreed and contracted in a friendly and amicable manner in the form and on the terms
underwritten to wit:

The abovenamed Peter Claesen shall fodder and winter according to enstom all the cattle, which the said Hon^{ha} General has at present on his bouwery at Amesfoort, both young and old, big and little, without any exception; he shall also sow all the land that is fit for planting, provided that he shall deduct from the rent and bring into account the grain he has sowed therein. For said wintering of all the cattle and sowing of the suitable land, said Peter Claesen shall be paid the sum of 325 guilders, in words, three hundred and twenty-five guilders, on condition that he leave the manure of his own and the General's cattle on the bouwery.

For the performance thereof the respective parties pledge their persons and properties.

Done Amsterdam in New Netherland the 10th of July, 1655.

COR: VAN TIENHOVEN.

This is the mark of _ of Peter Classen, made by himself.

Cornelis van Ruyven, Sccretary.

Lease of a bouwery at Midwout L. 1.

This day, date underwritten, Cornelis van Ruyven, Secretary and Dirck Jansen Cuyper have amicably and in a friendly manner agreed and contracted, to wit:

The abovenamed Direk Jansen shall make use of and plant the land, which Van Ruyven possesses at Midwout, situate between Evert Duyckingh and William Jacobsen, together with all the trees thereon standing, so far as the same is at present set off according to the line of partition, which the lessor shall show him.

Which lease shall commence when the crop is off the land and terminate in the year 1656, also when the summer crop is removed from the land. The lessec promises to pay said rent and to bring it to the Ferry, when the Indian corn will be ripe, viz: fifteen schepels of Indian corn, and next year 1656, twenty schepel of good winter wheat when the grain is threshed. Parties have also agreed that the lessee shall keep the front and rear fences tight, unless an entire new new one be made, which shall be at the lessor's expense. For all which parties pledge their persons and properties.

Done Amsterdam in New Netherland, the 12th of July, 1655.

Cornelis van Ruyven. Deirck Jansen. COUNCIL MINUTE. THE MAGISTRACY OF GRAVESEND. LETTER FROM LADY MOODY AND REMONSTRANCE AGAINST HER NOMINEES BY THE DUTCH INHABITANTS OF GRAVESEND.

Monday, 19th of July 1655.

William Bonut, accompanied by the Schout and two other inhabitants of Gravesend declared before the Council among other discourses, that he had never approved of what the former Magistrates of Gravesend had done contrary to their patent in electing twelve persons, who were to nominate Magistrates henceforth, that he had always protested against it and that henceforth he neither would nor should act in the election of Magistrates otherwise than in pursuance of the patent, by a majority of the votes of all the inhabitants of Gravesend. Dated as above. Present his Honor the Director-General Petrus Stuyvesant and the Councillors of New Netherland N. d. Sille, La Montagne and Fiscal Techoven.

Honoured Sr

We have according to the tenur of our pattent (; though thus longe Deferred;) made Choice of William Browne, William Wilkins and Edward Brower for our Magistrates and John Morris for Schont all which have formerlie borne office amongst us and hope will prove faithful and peaceable indeavoring, to bynde vp that which is Broken amongst us whome wee present unto your honour with desire of their Confermation and Establishment and Remaine yours the inhabitants Gravesend in our Lovalltie and fidellitie.

July the 19th Anno 1655. Was subscribed *Deborah Moody**John Tillton, Clerk in

Behalf of the Rest.

It having been made evident to their Honors the Director-General and Council of New Netherland at their meeting, that the inhabitants of Gravesend by a plurality of their votes and pursuant to their patent have nominated as Magistrates for the ensuing year William Bonut, William William South, and Elward Bous and John Mourits as Schout, the same are hereby confirmed as Magistrates by the Director-General and Council on condition that the votes of the inhabitants be for good reasons sent to the Director and Council: whereupon the same have taken the oath, promising to administer good law and justice to the best of their knowledge between man and man and to be loyal to the government established here in New Netherland by their High: Might: the Lords States General of the United Netherlands and the Lords Directors, Masters and Patropous of this Province.

Dated as above.

Signed P. Stuyvesant. N. de Sille, La Montagne, Cor. van Tienhoven.

To the Noble Very Worshipful, their Honors of the High Council of New Netherland.

Show very humbly we, the undersigned inhabitants of the village of *Gravesend* in the Province of *New Netherland*, your Worships' subjects, that we have assembled together in the said village yesterday, the Sth of July to make a nomination, from which the Magistrates for the next term might be chosen by your Worships, the order for making this nomination or (as they

^{*} Lady Deborah's maiden name was Dunch, her father Walter Dunch, a member of an ancient Berkshire family, sat in Parliament in Queen Elizabeth's time Her husband, Sir Henry Moody of Garesden, Willshire, was raised to the baronetey by James I. in 1623. See "Lady Deborah Moody" by J. W. Gerard.

eall it in their pride) election is said to have come from your Worships, but they did not show it to us: whereupon we, the undersigned having purehased and paid for our parcels of land and honses there, maintain, that we shall and must enjoy the same privileges, as the parties from whom the land or lands were purehased. We find, however, that we are prevented by underhand and treacherous measures and for this and other reasons we are compelled to turn to your Worships as our only recourse and respectfully request, that your Worships will for the present suspend the confirmation of these illegal elections, as well as that of the Schont for the following and other reasons, which we will submit to your Worships, whenever ordered so to do:

First: Your Worships' order to make a selection was not shown to us,

- 2^d. They produced votes of persons, who were in close confinement for misdemeanors committed by them,
 - 3d. Also of persons, who on account of conscientious scruples have left the place,
 - 4th. Also of persons, who have conspired against the government of the country,
- 5th. They would not allow, that an honest Dutchman, who was a hired man, should cast a vote, his master being absent,
- 6th. They said to several people, that no Dutchman should get into the Magistracy there, else they would leave,
- 7th. They promised solemnly to nominate Dutchman as well as Englishman, which promise has not been kept,
- Sth. They demanded, that all orders issued by the patentees, who have been Magistrates all along and had formerly on account of their misdeeds not only been exiled, but also imprisoned, should be strictly obeyed: which we cannot promise to do any further, than the welfare of the government, under which we live and which protects us, requires. Submitting all this to your Worships' consideration and good will for the welfare of this place we remain

Your Noble Worships' very obedient servants.

(Signed) Jacobus van Curler, Jacob Hellakers, Lucas van der Liphorst, in the name of Anta Thomas, Louris Jansen, Jan Thomassen, David Provoost as attorney for Peter Elel, Cornelis Direksen Hoochlant and Direk Cornelissen. Midwout, 9th of July 1655 upon Long Island in N. N.

The foregoing has been entered by order into the Register of Resolutions and an answer to it deferred until another time.

Lease of a bouwery and stock at Amesfoort, (annulled).

Before me, Cornelis van Ruvyen, appointed Secretary in New Netherland in the service of the General Priv. West India Company appeared the Honorable and Valiant Petrus Stuyeesant, Director-General of New Netherland, etc. of the one part, and the worthy Jacobus van Dalen (or Herpert Clunen)* of the other part, who, in the presence of the undernamed witnesses declared that they had entered into and concluded together the following contract on the conditions and terms underwritten, to-wit:

The Honble Petrus Stuyvesant leases to Jacobus van Dalen (or Herpert Clunen) who also

^{*} The name of Jacobus van Dalen is crossed out in the original and that of Herpert Clunen substituted, but Van Dalen has signed the lease,

acknowledges to have hired the lessor's bouwery situate in the village of Amesfoort on Long Island, together with the house, bergh, barn and lands thereanto belonging, fenced and unfenced, the property of the abovenamed Hon^{ble} Director, for the term of six consecutive years commencing the first of October A* 1656 and ending on the first of October A* 1662, with which bouwery the Lessor promises to deliver in the month of May 1656, six milch cows, two draft horses, two draft oxen and with the first opportunity this year or at farthest, when the lessee may have need thereof and they can be conveniently added by the lessor, next spring, post and rails for additional fences. The lessor also promises to deliver in addition with said bouwery one wagon and one plow, which shall be fit for use, together with two siths and two scythes, one harrow with iron teeth, two pitch-forks and a three-pronged fork.

Which house and lands the lessee promises to keep in good order, the building weather tight and fences close, during the lease, and at the expiration thereof, to deliver the same again in proper repair. For the use of which house and land etc the lessee promises to pay promptly every year, to wit: the first year three hundred and fifty guilders and the following years, each year, four hundred guilders. It is also agreed, that after the expiration of three years, the increase of the cattle shall be distributed and divided half and half, and on the expiration of the lease, the whole of the stock of cattle now delivered shall be first set aside in quantity and delivered to the proprietor and lessor, after which the remaining increase shall be divided and distributed half and half by the respective parties, the lessor and lessee incurring equally the risk of the death of the cattle, which are now, or may hereafter, be delivered to the lessee.

The lessee promises to pay annually for each mileh cow 16 lbs. of good butter as rent of the year. It is also stipulated that the lessee shall leave on the bouwery at the expiration of the lease, as much straw as shall then be on the bouwery.

Whatever necessary repairs may be made and expenses incurred by the lessee with the knowledge and consent of the lessor, he shall be at liberty to deduct in payment of the rent.

For all which parties pledge their respective persons and properties, present and future, submitting the same to all courts, tribunals and judges.

In testimony hereof, they have signed this in presence of the undernamed witnesses,

Amsterdam in New Netherland the last of August 1655.

P. Stuyvesant. Jacobus van Dalen. Nicasius de Sille, test:

This is the WILLEM Mark made by BERCHHOUT.

In the margin was written: In my presence Cornelis van Ruyven, Sec'y.

This lease is cancelled by consent of parties.

DEED OF A HOUSE AND PLANTATION ON LONG ISLAND, ADJOINING HELLGATE.

Before me, Cornelis van Ruyven, Secretary in New Netherland in the service of the General Priv. West India Company and before the undernamed witnesses, appeared the worthy Lieve Jansen of the one part, and Andries Andriessen from Westeroos in Sweden, of the other part. The abovenamed Lieve Jansen declared, that he has sold, and Andries Andriessen, that he has purchased a certain plantation belonging to the vendor, situate on Long Island beyond the Hellgate, extending on the east side along Simon Josten's land, and on the West side abutting Juriaen Fradel's land, as large and small as appears by the groundbrief thereof, together with the house standing thereon, and all that is thereon constructed, built, set off or planted, and 18 hogs old and young, as seen by the purchaser. For which plantation and what is abovementioned, the purchaser promises to pay the sum of four hundred and ten guilders payable right down, to wit: 100 guilders in merchantable beavers and 310 guilders in good current wampum. The purchaser shall also pay all costs, which attend the sale and conveyance as well as those of the auctioneer and advertisements. For all which parties respectively pledge their persons and properties, present and future, submitting the same to all courts and judges.

In testimony whereof this is signed by parties with the witnesses at Amsterdam in New Netherland the 10th of September A* 1655.

LIEVE JANSEN.

This is the mark made by Andries Andriessen himself.

By me, Stoffel Michielsen, as witness.

In my presence, Cornells van Ruyven, Secretary.

LETTER FROM THE DIRECTORS TO STUYVESANT: BOUNDARIES AND THE TREATY OF HARTFORD;
NO MORE GRANTS OF COLONIES TO PATROONS; TRADE WITH BOSTON; POSTAL FACILITIES;
EMIGRANTS.

The 25th of September 1655.

Honorable, Pious, Dear, Faithful.

Our last general letter to you was dated the 26th of May last past and was sent by the ship "Waegh van Amsterdam," which sailed from here on the 7th of June following. We have since received here the letters of the Council there of the 11th and 28th of May last by the "Groote Christoffel" and "Swarte Arent," also Director Stuyvesant's letters of the 8th, 13th and 24th of June, by the last of which we were informed of his departure from Curação and we have no doubt, he arrived in New Amsterdam shortly afterward and has taken care, that the contents of our aforesaid letters and of others sent over since his departure have been attended to as far as it had not been done already; we expect to hear from you on these matters in due time. In the meantime and as the ship "Geldersche Bloom" now sails to New Netherland, we shall answer your letters briefly, as far as required. The principal point is the settlement of the boundaries with the people of New-England, about which we have now written several times, as you too have done, but, we must confess, not in such a manner, as we would have wished and we are compelled to declare, that we have no such thorough and complete information of the affair and of the proceedings, as far as any have taken place, as the importance of the matter requires. It is stated for instance in a letter of the 26th of November 1650, that a provisional agreement concerning the boundaries had been made to stand until a future convention and the final ratification by the mutual governments at home, whereby in the meantime further acquisitions of territory on the

main land and on Long Island were prohibited. Later letters make no mention of this agreement, but they recommend, that the question be settled in England or here and finally now it is stated, that the English claim, they will show the approval and ratification of the aforesaid agreement by the present government, when the same has also been approved and ratified by their High: Might :. Considering these aforesaid contradictory statements, we must confess, that you have managed this matter very badly and that you change your opinion too easily. All depends upon whether an agreement was made at Hartford in 1650 containing a provisional settlement of the boundaries or not; if it was made, it ought to have been sent over, that the approval of our government and of that of England might be demanded; if not, as many here believe, and if instead of it the question was only the subject of debate, which each side could interpret in their own fashion, then it would be useless to demand approval of a matter, which cannot be found. In that case efforts should be made, to have the boundary question decided here or to request, that the governors there be authorized to do it upon the basis of what resulted from the debates at Hartford, as far as it may be of any good. We have taken all possible steps, so far without success, to bring about one or the other, but we have been assured, that the pretended English approbation is as yet fictitious, and that they allege it only to lull you into sleep, for their continued coming closer and occupying land would keep you too wide awake; you will do well therefore, to inform us explicitly, how the whole question stands, and especially of the beforementioned agreement made at Hartford, which is the foundation of all; ordering meanwhile, that, contract or no contract, the English be prevented by all possible means from further encroaching upon our territory. The commerce with Virginia, which begins to grow up there, must be encouraged by all proper means and we hope, that it will also favorably affect the trade from here to that country.

We have not heard here of the agent of the Crown of Sweden nor anything concerning that whole nation there. We are anxious to learn, what the forces lately sent by us have accomplished and we recommend, that you will give us a detailed and pertinent statement of everything, so that we may be well prepared for a defense against whatever accusations shall be brought up against us; they are much more likely to be made now, as this nation is getting a so much higher opinion of itself, because their designs against Poland seem likely to be successful.

You will assist the agents of Baron van der Capellen toe Ryssel in pressing his claims for a proper accounting with vouchers and funds as well against Melyn and Dincklage as against others, but as to establishing a colony under the same conditions as those of Rensselaerswyck, you know very well, that long ago we have considered the granting of such colonies unadvisable and injurious to the increase of population and that instead of it we have decided to accommodate private parties with as much land, as they are able to cultivate, without giving them any privileges: you will act accordingly.

To prevent the English from Boston to send in their vessels, victuals and other necessaries of life to the Swedes on the South river, is not in our power; but it looks very strange, that people participate in it and consequently increase this trade, who are in our service and whom you possibly trust too much; however as the reports thereof have come here by themselves, it must have been known there and you will therefore do well to inform yourself about it and report the result by the first opportunity.

We shall not mention now the matters concerning the Island of Curação, but await the arrival of the Vice-Director; we recommend however, that in employing the persons, brought away from Brasil, care be taken not to injure or cause expenses to the Company; this refers especially to the men, who have been soldiers and have for the most part behaved like scoundrels.

We have noticed in several documents, that the members of the Council there assume the theoretise of "High Council," which we have not given them by their commissions or instructions. You will do well to abstain therefrom in the future and be satisfied with the title belonging to each office.

As we have before done repeatedly, so we now order and direct you hereby again, to send us from time to time the list of the soldiers and of those, who have served their time or who have been discharged for other reasons, also of those, who are coming over, for if we remain ignorant of the debit charges against them there, the Company must necessarily suffer loss, as it has happened lately with one *M. Breyer*, a soldier arrived from there by the "Groote Christoffel," to whom upon his lamentations we would have advanced money on account of his monthly salary, if we had not been informed by private parties, that he had been banished from there for some misdeed,* (they did not know of what kind), of which you in your letter do not say a word: in future you must do better.

We send you herewith a list of the soldiers, who came over to you last year, 1654, and who assigned here two months' pay yearly or became indebted for transportation. You will take eare that every one of them is duly charged in his account, that not too much be paid to them.

We repeat our recommendation to have a box made there for letters, which are destined for here, because great complaints have been made over bad delivery of letters. Have it hung up at the Warehouse or whatever other place you think best, so that the letters from merchants and the community in general may be gathered there and when a ship sails be placed in a bag and sent to us under seal in care of the supercargos and duly delivered here; you know, how it is done here.

Herewith etc etc.

Amsterdam, the 25th of Septbr 1655. Your good friends
The Directors of the W. I. Company
Department of Amsterdam.

ISAAC VAN BEECK.
EDWARD MAN.

To the Director and Council of New-Netherland.

The invoices of private goods shipped by this ship, the "Gelderse Blom" are enclosed. The free people or passengers coming over in the same ship are Jevert Pietersen and Lysbet Hendricks, wife of Wouter Albertsen Backer, with her five children, of whom three are boys. This for your information. Date as above.

By order of the Lords Directors.

A. B. De Decker, junior.

^{*} Hans Brayer was accused of robbery and burglary; refusing to confess an application of the torture was ordered, when he admitted his guilt and was sentenced to be stripped of his arms in the presence of the soldiers in Fort Amsterdam and then hung by the neck until dead. This sentence was commuted to perpetual banishment, at the urgent solicitation of the public, the culprit standing already under the gallows. See N. Y. Col. MSS., Vol. VI, 35, 40-44, 49.—8. F.

LEASE OF A PLANTATION ON MESPATH KILL.

This day, date underwritten, before me, Cornelis van Ruypen appointed Secretary in New Netherland in the service of the General Priv. West India Company, and before the undernamed witnesses, appeared Annetje Meinderts, wife of ensign Dirck Smith at present in the South river, of the one part, and Jan Jansen from Steenderen of the other part.

She, Annetje, acknowledges to have leased and he, Jun Jansen, to have hired a certain plantation belonging to the lessor, situate at Mespadt, between Sergeant Jacob Luby and Jan Swaen, for the term of six consecutive years, commencing on the date hereof, and ending on the 8th of October A 1661, on the following conditions, to wit:

The lessee must clear annually one morgen adjoining the land that is already cleared. Of the morgen, which he shall clear the first year, he shall have the use for himself in return for his labor for two years, but it is understood that the commencement of the year shall date from the time he begins to make the clearance. In the third year the lessor, must deliver one half of the seed corn, and he the other half to plant in the ground, which sowing the lessee must perform, and the lessee shall have one half, and the Lessor the other half of what shall be ent therefrom, and the same rule shall apply to what shall be cleared the second, third and fourth year; but the lessee shall have the use for himself, up to the termination of the lease, of whatever land shall be cleared during the fifth and sixth years.

The lessor must annually deliver half the seed corn for the land that is already cleared, which is about one morgen, and in return shall receive one half the crop. It is further understood and agreed, if it happen that the lessee should clear more land than the 6 morgens, that he shall be paid therefor, what two arbitrators, shall award for his labor. And the lessor promises to deliver to the lessee with the aforesaid plantation upon halves one cow, the increase whereof during the lease shall be apportioned and divided half and half; also, one gelding valued at fl. 100, upon half risk; likewise 4 sows and nine young pigs on half risk and half increase, one axe, 3 wedges, 2 spades, 4 adzes, two little mill-stones with one axle, one pail &c and one new canoe, worth 25 guilders, which he must deliver back at the termination of the lease in as good order, or another in its place. Furthermore, he must keep the fence tight and surrender it to the lessor again at the expiration of the lease, in the same condition. Thus done in Fort Amsterdam in X. N. the 12th of October Ath, 1655.

MORTGAGE. GEORGE BAXTER, OF HIS HOUSE AND BOUWERY, AT GRAVESEND, L. I., AND ALL HIS PROPERTY, MOVABLE AND IMMOVABLE, AS SECURITY THAT HE WILL REMAIN IN THE ROOM IN THE CITY HALL, IN WHICH HE IS CONFINED, UNTIL DISCHARGED, (NOT SIGNED).

Whereas I, the undersigned, George Baxter, at present imprisoned by the Hon^{Mc} Director-General and Supreme Council of New Netherland, am graciously removed from my prison and detained in a room at the City Hall of this city, (although I am undeserving of such favor.) in which my confinement I have promised to remain and continue, until I be released therefrom by the Hon^{Mc} Director-General and Supreme Council, or corrected and punished according to my deserts; for further guarantee of my abovenamed promise, I specially hypothecate and mortgage my bouwery, both honse and lands situate in the village of Gravesend between and

Which with my earned monthly wages and all the property movable and immovable, present and future, shall be forfeited to the government, in case it shall hereafter be found that I shall have acted contrary to my promise. Order for the security of Amesfoort and the Bay.

October 16th 1655.

Whereas to-day before us appeared with Captain Lieutenant Brian Newton, Elbert Elbertsen, Martin Jansen and Albert Albertsen, all inhabitants of the village of Amesfoort, who stated, that some of their fellow-townsmen had removed and others were unwilling to work with them and assist in bearing the general taxes of the village for the maintenance of the guards, the Director-General and Council after due deliberation have decided and resolved, that the absentees, who have houses in the Bay, as well as the persons present there shall assist and contribute to the common village taxes and protection, not only by subsisting the military stationed there as a guard, but also by watching and patrolling with the other. The Director-General and Conneil further order, that the absentees shall keep for each bouwery at least one strong man fully armed with musket and side arms until further orders, that each bouwery shall provide two soldiers with sufficient victuals and necessaries of life and in case of refusal the above named Capt. Lient. Brian Newton, Elbert Elbertsen and Martin Jansen are directed and authorized to hire at the charge and expense of those, who oppose this order or refuse to obey it, for each bonwery one man and to place the soldiers in board elsewhere, the Director-General and Conneil making themselves responsible, at the charge of the refusing parties, for the honest and fair payment adjudged by two impartial men.

Thus done at Fort Amsterdam in N. N. Date as above.

P. Stuyvesant. La Montagne, C. van Tienhoven.

Order on a Petition of the Clergy against Conventicles and Preaching by unqualified Persons at Newtown, L. I.

January 15th, 1656,

Present in Conncil their Honors, the Director-General Petrus Stuyvesant, Messrs. Nicasius de Sille and La Montagne and the Fiscal Cornelis van Tienhoven.

After having read the petition of the preachers of this City of Amsterdam, hereafter following, The following order was made:

Concerning the conventicles and the assuming to teach the Gospel by unqualified persons, placats shall be issued against them; as to the last, the petitioners are requested to proceed to Middleburgh when convenient, to inquire with the advice of the Magistrates and some of the best informed inhabitants for a person fit to act as reader there: after which, their petition shall be taken into further consideration. Done in Council, date as above.

P. Stuyvesant.
N. de Sille, La Montagne.

Copy.

To their Noble Honors, the Director-General and Council of New Netherland.

Show with due reverence the preachers in this city, that they have been informed by several persons living at Middelburgh in this Province, that since the removal and during the absence of

Mr. Moore, lately preacher there, some inhabitants of that place and unqualified persons have ventured to hold conventicles and gatherings and assumed to teach the Gospel, from which nothing but quarrels, confusion and disorders may be expected in church and communalty not only in that place, but also, by giving a bad example, in other places of this Province.

They request therefore, that some provision be made by your Honors' authority and during Mr. Moore's absence some suitable person be appointed, who by reading the Bible and some other edifying and orthodox work on Sundays would continue among the inhabitants the forms of religious worship, until your Honors should make other provisions. Which doing etc.

JOHANNES MEGAPOLENSIS, SAMUEL DRISHIS.

Petition of the Magistrates of Midwout and Amesfoort for authority to take up a collection for the support of their Minister.

Tuesday, 15th of February 1656. Copy.

To the Noble, Very Worshipful, their Honors the Director-General and High Council of N. N.

Show with due respect and reverence the Magistrates of Midwoud and Amesfoort upon Long Island in New Netherland, that they have adopted a resolution for the common welfare, as they think, to take up a voluntary collection in the villages of Breuckelen, Midwout and Amesfoort and depending places for the support of a minister or teacher, to which they believe many are willing to contribute; but as they have no authority to do it without having first informed their Noble Worships the Council of New Netherland, the aforesaid Magistrates request hereto your Worships' approbation and favorable order, that they may carry out their well meant project and resolution; the Magistrates aforesaid engaging themselves to give to your Worships or to your Worships' delegates a full and true account and statement of the moneys received, if it is necessary and they are called upon to do so. Which doing etc.

The Magistrates of Midwout, Amesfoort and adjacent places.

Done 8th of February 1656.

By their order

Peter Tonneman as Secretary.

The foregoing request was read in Council and after a vote had been taken the following answer was made:

The Director-General and Council of N. N. consider the contents hereof not only proper, but also necessary and therefore authorize the Schout and Schepens named therein to take up a collection. Date as above.

Petition of Jacob Luby for discharge from the military service and permission to settle at Arnhem, L. I.

February 15th, 1656.

To their Very Worshipful Honors the Director-General and Council of New Netherland.

Shows with due respect and submission Jacob Luby, Sergeant in the Company of the Hon^{Ne}
Director, that with the consent of their Honors he would like to settle here in the country in the

village of Arnhem, as he has been granted land there and he finds it very inconvenient and expensive to live on the place given him near the Fort of the Hon^{hs} Company: the petitioner therefore very respectfully requests the Noble, Prudent, Honorable Director-General and High, Council will grant him his honorable discharge from the Company's service, that he may with less restriction attend to his business and land, settling and taking up his residence there with others, who live there already, for a better defense against the mischieviousness of the savage barbarians. If your Honors will please to favor this request with a gracious decision, the petitioner will be greatly obliged, remaining

Your Honors humble servant Jacob Luby.

After having read the foregoing petition and taken a vote thereon, it was decided fiat ut petitur. Date as above.

Petition of the Magistrates of Brooklyn, that the Minister of Midwout preach alternately in Brooklyn.

February 25, 1656.

To their Honors the Director-General and Council of New Netherland.

Show with due reverence the Committee of the Schepens of the village of Breuckelen and depending places, that they have learned and see, that the people of Midwout, belonging in their, the petitioners', jurisdiction, are going about taking subscriptions or a collection for the support of the minister in the said village of Midwout and as the reverend D' Johannes Polhemius is performing the duties of his charge only at Midwout, the inhabitants of Breuckelen and adjacent places are disinclined to subscribe or promise anything for the support of a minister, whose services they do [not] enjoy. The petitioners therefore respectfully request, that the said D' Johannes Polhemius officiate for the present alternately at Midwout and Breuckelen (which he appears willing to do); then they are ready to contribute to his support according to their means; or else that they and the inhabitants of Breuckelen and the adjacent places may be excused from contributing to the support of a minister, whose services do not benefit them. Awaiting your Honors' favorable decision we are and remain

Your Honors obedient servants

Joris Diroksen, Albert Cornelissen, The mark \$ of

Joresey Rapailje.

The foregoing petition having been read in Conneil and a vote taken thereon, it was resolved to decide as follows:

The Director-General and Council of New Netherland have no objection against D^o Johanne Polhemius officiating alternately at both places, wind and weather permitting.

Done in Council, date as above,

PETITION OF THE INHABITANTS OF MESPATH KILL FOR A SURVEY OF THE VILLAGE OF ARNHEM.

February 29th 1656.

To their Very Worshipful Honors, the Director-General and Council of New Netherland

Show very humbly the inhabitants of Metspadts Kil, desiring to begin the village of Arnhem, that they have learned that Claes van Elslant will be sent by his Honor de Sille to-day or to-morrow to survey his land and the small island, granted to his Honor by your Worships; Therefore we, the petitioners, request your Worships, that the said Elslant be directed to survey also the island, upon which the village of Arnhem is to be built and to determine how long and wide it is in front and rear and that your Worships will fix the width of the main street and the size of each building-lot, for some among us do not understand the laying out of lots and would locate the houses arbitrarily, which would give it a sloven appearance. We expect therefore a favorable decision and remain etc.

After having read the foregoing request and taken a vote thereon the following answer was given:

To place this petition into the hands of his Honor Nicasius de Sille to have the survey made by Class van Elslant and after it is done, mark and lay out the streets and lots in such a manner, as his Honor shall deem most advantageous for the settlement. Date as above.

PETITION OF ROBERT JACKSON, DANIEL DENTON AND OTHERS OF HEMSTED FOR THE GRANT OF A CERTAIN TRACT OF LAND, PURCHASED BY THEM FROM THE INDIANS "CALLED CONGRASSET" (JAMAICA, L. I.) AND COUNCIL MINUTE GRANTING IT.

To the Right Worshipful Peter Steevesant Esquire, Governor-General of the N. Netherlands with the Councell of State there Established.

The humble petition of us subscribed sheweth that where as we have twice already petitioned, so are bold once again to petition vnto your worship and honourable Councell for a place to improve our labours upon for some of us are destitute of either habitation or possession, others. Though inhabited yet finde that in the place, where they are they can not comfortably subsist by their Labours and Indeavours By which means they are necessitated to Looke out for a place where they may hope with Gods blessing upon theyr Labours more Comfortably to subsist. The place they desire and have alreadie petitioned for is called Conorasset and Lies from a River which divides it from Conarie See to the Bounds of heemsteade and may Containe about twentie families; this place upon incouragement from your worship by our messenger that presented our petition sent the Second tyme wee have purchased from the Indians and are not willing to remove out of the jurisdiction iff we may be tollerated to possesse our purchase and whereas wee are

desirous to setle ourselves this Spring wee humbly crave that this place may bee confirmed unto us with as much expedition as may be so with appreciation of all happiness to your worship and honoured Councel we humbly take our Leave who are.

Heemstead, the 10th of March 1656,

Your humble petitioners,

Robert Jackson Nicholas Tanner Nathuniel Denton Richard Everit Rodger Linas Daniel Denton John Fucar

Andrew Messenger
Samuel Mathuese
These in the behalfe
of the Rest.

Thomas Carle

Edward Sprua

John Rodges

Abraham Smith Thomas Iceland

The following decision was made in regard to the foregoing petition:

The request of the petitioners, who at present are inhabitants of the village of Heemstede and subjects of this Province, having been considered, the Director-General and Council grant, that the petitioners may establish a new village according to their stated intentions about half way between the land by us called Canaresse and the village of Heemstede, under the same privileges and exemptions and special grants, as the inhabitants of New Netherland generally enjoy, as well as in the possession of their lands, as in the election of their Magistrates on the footing and order in use in the villages of Middleburgh, Breucklen, Midwout and Amesfoort.

Done at Fort Amsterdam, March 21st 1656.

P. STUYVESANT.

NICASIUS DE SILLE. LAMONTAGNE.

COR. VAN TIENHOVEN.

Letter from the Directors to Stuyvesant: Jews to have some privileges; Indian raid on New Amsterdam; Hartford Treaty; Emigration.

The 13th of March 1656.

Honorable, Prudent, Pious, Dear, Faithful.

The ships "Verguide Beer," "Bontekoe" and "Wittepaert," which sailed from there on the 2⁴ of November of last year and meanwhile were obliged by contrary winds to run into Plymouth, safely, arrived at the Texel on the 10th and 11th of January last past, God be praised. We received by them your letter of the 30th of October with enclosures, which upon the occasion of the departure of the "Beveer" and the "Bontekoe" we cannot omit to answer.

The first point of consideration in your letter is the agreement regarding the boundaries made with the English at Hartford in 1650, of which you would make us believe, that a copy had been already sent, trying to prove it by the tenor of some of our answers. We do not consider it worth while, to enter into a dispute about it, but say only, that our statements were made upon your advices, in which you repeated the treaty narratively, and not upon the text of the treaty itself. If however the latter had been sent pursuant to our repeated demands, we might have saved ourselves the trouble, to write you so often about it; but as all this is past, we shall only say, that, in order to prevent and counteract all further evasions on the part of the English, we have

resolved to lay the said treaty before their High: Might: the States-General and ask for their approval, which if possible shall be despatched with this letter. In that case however you must be careful and not let the approval out of your hands, unless the *English* can produce a similar document from their side, to avoid an injury to the respect and authority of the highest government of this country.

The permission given to the Jews, to go to New-Netherland and enjoy there the same privileges, as they have here, has been granted only as far as civil and political rights are concerned, without giving the said Jews a claim to the privilege of exercising their religion in a synagogue or at a gathering; as long therefore, as you receive no request for granting them this liberty of religious exercise, your considerations and anxiety about this matter, are premature and when later something shall be said about it, you can do no better, than to refer them to us and await the necessary order. Your next remark concerning trade does not as yet divert us from our resolution, nor do your complaints about the sailing to and fro of the "Scots," because for the sake of increasing the population, trade and its freedom must not be hampered with, but ought to be relieved from all restrictions. However, to prevent complaints from the burghers and free people living there, we have made some modifications in our letter of March 12th, 1654, which are still in force; we only add, that we have been informed by trustworthy persons, that divers people going over, soldiers, sailors, even supercargoes dare to take with them goods and merchandise without paying freight or at least duties for them: you must see to it, that the Fiscal pay proper attention, as we shall do here; for we can well understand, that other honest people cannot compete with such men and have therefore good reason to complain of unequal taxation.

We will gladly approve of the expedition to the South river and of what has occurred and been done there, as being substantially conform to our intentions; only we would have preferred to see, that no such formal capitulation had been made for the surrender of the Fort, but that all had been done in the same manner, as the Swedes gave us an example of at Fort Casimir; our reason for it is specially, that what is written and given in copy can be preserved for a long time and appears occasionally at the most awkward moment, while on the other side the spoken word or the deed is forgotten in the course of time or may be interpreted and smoothed over one way or the other, as the occasion may seem to demand. But as in the above case it has already been done, we have only wished to make this remark as a rule, if similar situations present themselves in the future. The aforesaid Fort Casimir must be properly provided and armed by you, but little attention need be paid to Fort Christina, where you will leave only 3 or 4 men to live there as garrison and to keep it in our possession; you must try to induce some private parties to remain there.

We cannot discover, that we have given directions to detain the ship "Waegh" there until further orders; but we find that we directed you to despatch her quickly in the early spring of this year, which we hope has been done and if not, we order expressly, that it be done forthwith, to relieve the Company of this heavy tax on its funds; remembering this tax you will take care to send in the said ship as much freight as you possibly can find. We had to promise to the soldiers sent in the ship from here, that against their wish and will they should not be sent inland there, and you must keep that promise, but in the meantime you may try to persuade these soldiers or at least part of them to remain there voluntarily, in which case you may assure them, that upon arrival of the ship "Waegh" here the pay earned by them there shall be paid in full to their attorneys in the same manner, as if they were here themselves.*

^{*} See for the following paragraph Vol. xiii, p. 63.

Thus far for the present in answer to your letter; what follows is for your instruction and information.

On account of the many fold complaints made to us from time to time against Cornelis van Tienhoven, the Fiscal, and his brother Adrian van Tienhoven, Inspector of imported goods and merchandises, we have decided to dismiss them from the service of the Company and further order and direct, that neither of them shall henceforth be employed in any public service or civil office. You will let the first councillor, Nicasius de Sille, provisionally perform the duties of Fiscal and engage as Inspector some other fit and honest person. We intend however, to keep the Company's Warehouse there henceforth well provided with soldiers' clothing and what belongs to it; the ship "Bontekoe" is now already taking over something of the kind, for which see the enclosed invoices and bills of lading: for the distribution and management of them a faithful and honest man is needed as Commissary, who shall be held responsible for the property and give a detailed account of it from time to time and we desire it expressly understood, that we expect such account to be rendered to us, because we shall charge the account of the Warehouse administrator with whatever is sent to him. We think therefore that the duties of both Inspector and Commissary can be performed by one honest and experienced man, and if you believe Johan de Deckere the right man, of which we have no doubt, you may appoint him and for the present let him also take one of the members of the Council; but if the said Decker does not like it or cannot well be missed from his present office, then we approve of his appointment as Chief Commissary at Fort Orange in place of Duckman.

We enclose the act of approval just received from their High: Might: the States General for the settlement of the boundaries agreed upon at Hartford in New England in 1650. As we have said above, you must be careful and not let the document pass out of your hands, unless the New England people can exhibit and submit a similar consent and approval from their home government.

The care and tender affection, which we have had all the time for promoting the increase of population and the cultivation of New Netherland, has induced us to resolve and decide, that henceforth all mechanics and farmers, who can prove their ability to earn a living there, shall receive free passage for themselves, their wives and children; provided that whenever they wish to return here, they shall pay double fare. We have further decided for the benefit of the inhabitants there, to trouble the Burgomasters of this City again and request their Worships' assistance in our endeavors, to have New Netherland tobacco exempted from the duties here. We have yet to learn the result.

We have been highly astonished, that in your letter you say not a word about the logwood in the above mentioned ships. Although we suppose, we know the truth about it, yet we cannot say, whether it was forgotten by accident and stuck in the pen, and are completely ignorant of the facts. You will therefore send us by the next ship a full report and information about it: do not fail to do so. You must also send us an account and report on the horses and salt, brought there in the "Liefde," Anne Douwesen, skipper, from Curação, that we may make sure of it and see, what disposition has been made of them.

We are informed here, that a cask containing 90 hats or hoods, marked WH and after the closing of the invoices sent on board the "Waegh" by the widow of Willam Hensen for Cornelis van Ruyven, has not turned up there and as the duties for it have been promptly paid to the Company, inquiries should be made of Captain Coninck and of the skipper of the said ship "Waegh" and the eask must be found, to prevent just complaints.

The enclosed list will tell you the number of soldiers, going over with these ships. We wish, we could have engaged more of them, but for the present it was impossible. You may expect the rest with the next ships and as on account of the sudden and unexpected departure of the ships the soldiers now going have not taken the oath here, we recommend that you administer it to them upon their arrival.

The hasty departure of the ships is also the cause of our sending only part of the ammunition, which we had decided to send according to the enclosed statement; there remain here yet 100 firelocks and matchlocks and 50 pistols, which could not all be made and got ready. We must therefore await for them the next opportunity. You will see from the enclosed invoice, how much ammunition we send at present by the "Bontekoe," also what tools and implements for securing prisoners, heretofore required.

We close herewith and shall reply to all unanswered points in your letter by the next ship: meanwhile you will punctually execute our orders, for the service of the Company requires it.

Herewith etc etc.

Amsterdam,

13th of March 1656.

To the Director and

Council of New

Netherland.

Your good friends

The Directors of the W. I. Company.

Department of Amsterdam,
David van Baerle.

EDWARD MAN.

ABR. WILMERDONX.

Enclosed the invoice of private goods and merchandises, shipped in the "Bever," to the unloading of which the Fiscal must pay proper attention.

By order of the Directors

A. B. DE DECKERE, junior

Council Minute. Nomination and appointment of Sheriff and Magistrates for Flushing and for Gravesend.

The nominations made by the Magistrates and inhabitants of the village of Vlissingen was received and read and upon their request, that the Director-General and Council elect from their number the Magistrates, the Director-General has chosen and confirmed for the ensuing year

William Hallett as Schout,

William Lawrence as presiding Magistrate.

Edward Farrington as second.

William Noble as third.

Thus done in Council held at Fort Amsterdam March 25th 1656.

Honoured Governour,

Wee of Gravesend according to the tenure and previlidge of our pattent have for this yeare according to our usuall manner made Choice of William Boune, William Wilkins and Edward Brouse for our Maiestrates (; all which have stood formerlie in place and are well knowne to your honour;) and allsoe of John Cooke for Schout, whoe Likewise is well knowne and approued

amongst us for an honest man all which by these our neighbours wee present unto your honour humblie desiring there Confirmation and Establishment and Remaine

March, this 24th 1656 sti: no: Yours in all Loyaltie and fidellitie John Titton clere in the name and behalfe of the whole inhabitans as abone s^d.

The foregoing having been received and read in Council, it was resolved to confirm the chosen Magistrates and Schout for the ensuing year.

Done in Council held in Fort Amsterdam, on the day as above.

COUNCIL MINUTE. NOMINATIONS AND APPOINTMENT OF MAGISTRATES FOR MIDWOUT, AMESFOORT AND BRUCCKELEN.

March 28th Tuesday.

Having received and read in Council the nomination made by the Schout and Schepens of the villages of Midwout and Amesfoort and their request, that the Director-General and Council fill the places of the Schepens, who according to former instructions have served their terms and will go out of office, therefore the Director-General and Council have chosen out of the number of nominated persons, in place of those going out, for the ensuing year and herewith confirm as Schepens for the village of Midwout Jan Strycker and Peter Loth, while they continue Jan Snedicker for good reasons as presiding Schepen: for the village of Amesfoort Marten Jansen of Breuckelen and authorize the Schout Pieter Tonneman to administer the usual oath to the incoming Schepens.

Having received and read in Council the nomination made by the Schout and Schepens of Breuckelen and their request, that the Director-General and Council fill the places of the Schepens, who according to instructions have served their term and are going out of office, the Director-General and Council of N. N. have chosen and confirmed, as they hereby choose and confirm for the ensuing year, in place of the ontgoing Schepen Frederick Lubbersen, as Schepen of the village of Breuckelen William Bredenbent and continue in office for the present Albert Cornelissen, Joris Directsen and Joris Rapailje.

Thus done in Council held at Fort Amsterdam, on the day as above.

Petition of the Magistrates of Breuckelen for an order obliging proprietors of vacant lots to build thereon and Order of the Council to that effect.

To the Very Worshipful, Honorable Director-General and Council of New Netherland.

Humbly and reverently show the Magistrates of Breuckelen, that for some years past a number of lots have remained unused and vacant, which they believe to be contrary to the resolutions and desires of their Honors, the Director-General and High Council. The said Magistrates

therefore request your Honors' permission, to affix and publish in the said village notices, directing the owners of lots, which ought to have been built on long before now, to erect buildings thereon within two mouths or such time, as your Honors may deem proper and under such penalties as your Honors may prescribe. The petitioners further believe that such an order would benefit the community and increase the population of the village of Breuckelen. Awaiting your Honors' favorable decision they remain

Breuckelen, the 20th
March 1656.

Your Honorable Worships' faithful servants
The Magistrates of *Breuckelen*.
By order Peter Tonneman, Secretary pro hac.

The foregoing request having been read, the following decision was made:

Director-General and Council admit the fairness of the request, but direct, that if in two months the order cannot be obeyed, it must be done within six months at the latest, under penalty of confiscation. Date as above (March 28th 1656).

COUNCIL MINUTE. APPLICATION FROM THE MAGISTRATES OF MIDWOUT FOR ASSISTANCE TO PAY THEIR MINISTER AND ANSWER OF THE COUNCIL.

The Schepens of the village of *Midwout* appeared before the Conneil and demonstrated, that the subscription obtained for the support of their present minister Domine *Johannes Polhemius* amounting to about 600 guilders was only a voluntary contribution and that they could not rely upon it every year, as the inhabitants of the said village, who had settled there only lately and were still without means, would find it a heavy tax and burden upon themselves to contribute so much every year. Now as the said Domine had requested, that they should not only pay him the arrears, but also give him henceforth a fixed salary or else he would remove as soon as an opportunity offered, they ask for advice, what to do and how much the Director-General and Council would contribute for the minister's support in the name of the Hon³⁴ Company.

The answer of Director-General and Council is: They authorize the said Senepens to make a contract with the said D'Polhemius, provided that they take care to fulfill the engagements they make and collect the means thereto from the community, as the Company has had many and heavy expenses for years, without receiving any assistance. Besides 700 guilders have already been advanced to the said D° Polhemius for account of the Company during the eighteen months of his residence here and considering the present troubles and scarcity of funds in the Company's treasury, they cannot promise or consent to do so in the future. This may serve for their government. Date as above (March 28, 1656).

Nomination of Magistrates for the Town of Middelborough, L. I.

Midleborough, March 30, 1656 Novo stilo.

Right Honorable. According to our vsual and annual Custome we are bold to present you

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with a vew or list of names out of which you may be pleased to elect our Magistrates for our Towne and soe we rest your Honours

William Wood Clerecus.
in behalfe of the Towne.

To our Honoured and much esteemed Gouernour Peeter Stephesant Esquire, these bee.

The names of the parties presented

*M. Robert Coe.

*M. Feecke.

Edward Jessup.

Sam Towr.

*Richard Betts.

Ralph Hunt.

Resolution of the Directors of the W. I. Co., Dept. of Amsterdam, concerning a ship from Medemblick sent to Curação with Negro Slaves.

Monday, the 3d of April 1656.

This Board having been informed, that with a commission from the Director of Medemblick, under the Department of West Friesland and the North Quarter, a ship has sailed for the coast of Africa for slaves to be sold at Curação or on the Main, resolved to prevent such sale or trade and write to the Vice-Director Beck to hold the said ship and slaves there and proceed against them, as the law shall prescribe.

Council Minutes. Appointment of Magistrates for Middelburgh (Newtown L. I.) Resolution to offer for sale the house and lot called the Old Church, on the East river, New Amsterdam. Petition of Sarah Joresey, first born Christian daughter in New Netherland, for a piece of land on L. I. and Order of the Council.

April 4th 1656.

Received the nominations made by the people of the village of Middelburgh with their request, that the Director-General and Council select therefrom the Magistrates of the said village for the ensuing year. Thereupon Director-General and Council of New Netherland have selected and confirmed, as they hereby select and confirm, as Magistrates of the said village for the ensuing year Mr. Robert Coo, Mr. Feecke, Richard Betten. Date as above.

Present in Council his Honor, the Director-General Petrus Stuyvesant and the Councillors Nicasius de Sille, La Montagne and Cornelis van Tienhoven.

Resolved, that on Saturday, the 8th of April, the house, lot and buildings thereon called the Old Church and formerly tenanted by Capt. Newton, situate and lying on the East river in the alley running between it and Fiscal Tienhoven's house, opposite the house of S' Hendrick Kip be sold at public auction to the highest bidder.

To the Very Worshipful, Honorable Director-General and High Council of New Netherland.

Humbly and reverently shows Sarah Joresey, first born Christian daughter in New-Netherland, widow of the late Hans Hansen and burdened with seven children, that your Honble Worships have granted her a piece of land of about 20 morgens in the Waale bocht upon Long Island and that a small meadow is adjoining this tract, but not included in the patent, which the petitioner's neighbors use for making hay, although they have meadows within their own boundaries: she therefore humbly requests, that she may have sole control and use of this small meadow for herself and her heirs and that her patent receive this addition, considering that she is the first Christian daughter born here and is burdened as above stated and for other reasons, which may induce your Hon¹⁸ Worships to benefit her and her heirs by exempting her from the payment of tithes and other taxes already imposed. Awaiting your Hon¹⁸ Worships' favorable decision etc etc.

The mark of SARAH JORESEY.

The following decision was given to this request:

The petitioner shall have her share of meadow as well as others: the further request is denied for good reasons. Date as above (April 4th 1656).

COUNCIL MINUTES. LANDS TO BE DIVIDED BETWEEN MIDDELBORGH AND ARNHEM, L. I.; CANNONS FOR GRAVESEND; MAGISTRATES OF FORT ORANGE; ANTHONY JANSEN.

Present his Honor, the Director-General Peter Stuyvesant, Nicasius de Sille, La Montagne, Cor. van Tienhoven.

Mr Robert Coo, sent by the village of Middelborgh, appeared before the Council and whereas the people of the newly planted village of Arnhem mow and use the meadows, granted to the said village of Middelborgh, as if they belonged to them, he requests, that the meadows may be divided between the villages of Middelburgh and of Arnhem.

After due consideration it was resolved, to send two commissioners to inspect the land and to allot to each party the due share. Date as above (April 4^{th} , 1656).

Monday, April 10th 1656.

Received and read the petition of the Magistrates and inhabitants of *Gravesend*, asking, that, as they have surrounded their village with pallisades, they might be provided with three or four small pieces of ordnance and ammunition, in order to protect their village and its inhabitants against an attacking enemy, when necessary.

After a vote had been taken, it was resolved to grant their request and give them for the use of the village two of the pieces lying near the Packhouse on the Strand of the East river; also to direct the Commissary, to deliver to the petitioners 50 lbs. of powder and for each piece 12 balls of 4 lbs. each. Thus done at Fort Amsterdam in N. N.

Received and read the letter from the Commissary and Magistrates of the village of Beverwyck, dated ——.

A vote having been taken, the following selection was made from the list of nominations for officers for next year to take the place of the outgoing and as ordinary Magistrates of *Fort Orange* and the village of *Beverwyck* were appointed and confirmed

JACOB SCHERMERHORN

PHILIP PIETERSEN [SCHUYLER].

As extraordinary

GOOSEN GERRITSEN [VAN SCHAICK].

As to the other matters mentioned in said letter, it was resolved, to send up two commissioners, as soon as the ships "Waegh" and "Gelderse Bloom" shall have sailed. Done at Fort Amsterdam in N. N. Date as above (April 12th 1656).

Concerning the petition of Anthony Jansen, received by the Council and relating to the old differences about the boundaries between the village of Gravesend and his land, the Director-General and Conneil decide and herewith order, that the petitioner shall give a copy of his petition to the Magistrates of Gravesend and the court messenger shall direct them, to leave the matter upon reading this order in statu quo prius and not to proceed with the fencing and dividing of the land until further order and decision of the Director-General and Council. Date as above.

LETTER FROM JOHN TILTON, CLERK OF THE TOWN OF GRAVESEND, TO STUYVESANT.

Honoured Sr

Wee received Apil 25th 1656 a coppie of the remonstrance and complainte of Antonie Johnson, (by the stibo*), not only what falselie and maliciouslie hee hath charged to Vs as if soe had Christians, as Mauhammetans, himselfe as a trublsome person, regiving to your truble and ours in this turblsome tyme, Wherein the whole Countrie seames to hange as vppon Geomitrie, and all our lieus in jeaperdie; as by the greate supplies the Indians haue of Armes and Ammunition; to the furnishing of themselves: more as formerlie; as if were Nye some verye sad tragedie,) about his, not our former Controuersie of the bounds and Limmetts of his bow land; the which the Heere Fiscall, with others of the High rate deputed ended by markeing it out vnto him; of the which Bow land as hee saith, if wee shall wronge him in the leaste, wee desire to suffer in the extremest but prejudice and that ould ill opinion or rather that wicked spirit that causes him to speak euill of the Ruler of the people and highest officers which is most sufferable; doth against vs att this tyme moste falselie; as is not notoriouslie knowne oure land being bounded on the Westwaerd parte with his land, wee without offence thought wee might sett our postes and railes by his postes, or houses by his houses, which formerlie severall of vs English hazzarded our lives for the preservation thereof and others there lost their lives by the Indians, all which is now forgott; againe wee knowe noe internalle of land that is betwixst him and vs, but ours adjoyning to him, vppon or about the Wester most pt. of the Iland in the Largest extent as farre as Land is, soe equallizeing his in the lenth thereof by Graunt and pattent; further the land nexst to him is ours by purchase from the true proprietours and is extant vnder their hands, to weh Antonie pleades the ffiscalls markeing it out was contrarie to the minds of the rest with him; secondlie hee pleades his purchase, which being longe after our pattent; desernes noe Answere, allsoe declareing: though against his will that some amongst vs were honest men and payed him for keepeing their Calues one that of pte our land, as wee vsuallie doe to them that keepe our Cowes one other ptes thereof, but for one or both; therefore to saye, the Land is theres is foolish and rediculous; and for his possession for manye yeares, wee graunt: hee hath had before wee come, and since, the greatest vse & benefitt thereof: with the preuilidges of hunting, fishing, fowling etc: but yett

^{*} Corruption of the Dutch word Stedebode, Steebode, court messenger .- B, F.

[†] Rand Council .- B. F.

[‡] See for the Charter of Gravesend, dated Decmbr. 9, 1645. Laws of New Netherland, p. 53 et seq. -B. F.

by our pattent, these all come ritelie vnto vs, and non to him the which in case wee had bynn called before yo' Honour the afforesaid Order would have beyon omitted; for knoweing you have euer professed to vs, our enjoyement of what is given vs: wee are not discouraged, but therefore minded still to priet our fenceing for the secureing more or less thereof as this year wee are able: which by S' Hennery Modye and the Magistrates for y selues & in o' behalfe; you shall further vnderstand, and hope to your Honours good sattisfaction and content the accommodations for our towne being soo small will not sattisfie 6 or 7 Bouries seaersely; yett senerall haue heare continued in hopes of further inlargement according to promise, but if in stead thereof should bee a deminition of that wee haue; by some ill willers & wishers to vs instigating agat vs. yett are wee not such fooles or voide of reason but can see it; therefore are bould in yo owneing our rites especiallie when others laye claime thervnto; haveing onely against vs oure delaye & neglecte hetherto; weh wee answer was not being necessitated, secondlie not knoweing the bounds of his Land; hee pretending all was his: where vppon formerlie as you mave remember wee haue said it would accomodate severall plantations that might bee settled; Antō: haveing sufficient, and better then as wholelie in his hands; but wee haue found it and the st Antonie a Lyer and haue reson according to the greate wrounge done thereby vnto vs soe longe tyme; and yett indeauors still to doe, to looke att him wthout respect of giveing him ought thereof; much more an equal share as a neighbour their with vs; weh very lately wee was willing and promised, though he refused it; never the less in or about any thing wee shall not bee contentious or raise dissencions but will in all things seeke after peace, we shows as if flyeing awaye & saveing adue; in the meane tyme propound vnto your honours, the houses lands etc of severall of vs, vppon reasonable tearmes, desireing onely for yo Lands Improued, the moneys disbursed in purchase and the rest as it was given free, see to return againe and this wee saye, wth sober mindes, not as enemies, but faithful friends, vnder von and vppon vor refusall wee haue or libbertie to sell to whome wee please, onely wee desire yo' honour would bee pleased to take the primises in yo' was dome consideration. It is not our desires or intents to be any further troublesome aboute this Land of ours, therefore shall bee very glad you purchase of vs; and then Antonie that zibi lett him take all, and wee the inhabitants of Gravesend, does and shall while wee heare reside continue faithful to and vnder you and euer desireing your prosperitie soe rest.

Maye, the 14th 1656, st: no:

To o' honoured Governor Peter Stuyvesant Esquire Gonem' Gen'i of the N. Netherlands at the Cittie of N. Amsterdam this p'sent.

pr me John Tillton, Clerk, in the name and behalfe of the whole towne as their mindes.

PATENT FOR A LOT IN BROOKLYN, L. I.

Petrus Stuyvesant, on behalf of their High: Might: the Lords States General of the United Netherlands and the Lords-Directors of the Priv. W. I. Company Director-General of New Netherland, Curação, Bonayro, Aruba and the dependencies thereof, with the Council testify and

declare, that to-day, date underwritten, we have given and granted to Jochem Gerritsen Cock a lot for a house and garden, situate upon Long Island in the village of Breuckelen, measuring in width on the Highway twenty-five rods, the churchyard being on the West and the woods on the East, in length twenty-four rods in a direction South West by West, containing one morgen: with the express condition and stipulation, etc.

Done at Amsterdam in New Netherland the 27th of May 1656.

Ordinance of the Magistrates of Midwout and Amesfoort, for the safety of their villages, passed May 26th 1656, ratified by the Director and Council of New Netherland June 3rd, 1656.

(See Laws of New Netherland p. 229.)

Letter from the Directors to Stuyvesant: Trade between Virginia and New Netherland prohibited; Jews; Lutherans; Public Record.

The 14th of June 1656

Honorable, Vigorous, Pious, Dear, Faithful,

Our last letter to you, dated the 13th of March last past, was sent by the "Bontekoe;" we have since received by the ship "Nieuw Amsterdam," Pieter Dircksen Waterhant, skipper, your letter of the 21th of the same month, to which we shall briefly reply, as several points have been answered by ours of the 13th of March, that we are well satisfied with the expedition, which agreeably to our former orders you have caused to be led so discreetly and without difficulty or bloodshed against the English on Long Island, who encroached there upon the Company's territory. We approve of what has been done there and recommend you to act henceforth in the same way in regard to encroachments or usurpations by the English; but be as cautious as possible, that no acts of open hostility occur, which must be avoided and harmony maintained.

As to your fears concerning the trade with Virginia, that it will not be of long duration, because of the high price of all kinds of merchandises, the low price of tobacco, and because you are informed, that England has forbidden the trading from Virginia to New Netherland,—we are not so much alarmed as you show yourselves to be in your last letter, partly because the price of tobacco may shortly improve, which will re-establish the trade and make a better market for merchandise, partly because they in Virginia receive from their own nation in England no such goods as they need: besides they have to buy from their own people at higher prices, than from us—a natural consequence—because Virginia tobacco sells in England on an average at a lower price, than here: it is therefore often brought from there directed to our provinces and this, we think, should induce the Virginians to continue their commercial relations with you under all circumstances. But as no reliance can be placed upon all such and similar relations and because trade to all foreign places is brisker one year than the other, the cultivation of tobacco (which also succeeds well in New-Netherland if properly cured and preserved) should be so much more promoted and fostered; that would give a firmer footing to and vastly encourage commerce. We shall therefore think of all possible measures and endeavor to have the import duties on tobacco removed.

We have seen and heard with displeasure, that against our orders of the 15th of February 1655, issued at the request of the Jewish or Portuguese nation, you have forbidden them to trade to Fort Orange and the South river, also the purchase of real estate, which is granted to them About the without difficulty here in this country, and we wish it had not been done and that you Jews. had obeyed our orders, which you must always execute punctually and with more respect: Jews or Portuguese people however shall not be employed in any public service, (to which they are neither admitted in this city), nor allowed to have open retail shops, but they may quietly and peacefully carry on their business as before said and exercise in all quietness their religion within their houses, for which end they must without doubt endeavor to build their houses close together in a convenient place on one or the other side of New Amsterdam,—at their own choice—as they have done here.

We would also have been better pleased, if you had not published the placat against the Lutherans, a copy of which you sent us, and committed them to prison, for it has always been our About the intention, to treat them quietly and leniently. Hereafter you will therefore not publish Lutherans, such or similar placats without our knowledge, but you must pass it over quietly and let them have free religious exercises in their houses.

We are here still negotiating with their Noble Worships, the Lords-Burgomasters of this City, in regard to the establishment of some colonics there, which we think will soon be concluded and when the people for them sail, which will greatly increase the population there, we shall give you our decisions as to peace or war with the savages there. Meanwhile you may cautiously treat with them, but you must by no means consent to a new purchase of Staten Island or any other territory surprised and ruined by them in their revolt. We hear, that they insist upon it, but it would be a precedent for them to commit some other massacre, when at one time or the other in want of goods or for other reasons: you must therefore on all occasions try to renew and confirm the treaty of peace made with the savages hostile to them, which we have pleased to learn, you have done with the savages of Long Island.

We understand as well as you do, that on account of the unexpected affair with the Indians and the consequent bad condition of many people in the open country, it is difficult to collect there the general tax on land and cattle, the more so, as the inhabitants of the colony of Rensselaerswyck and of the village of Reveryock, who have not at all suffered from the late Indian outbreak, can neither by our letters nor by your persuasive reasoning be induced to pay it. We have therefore decided to direct you to act leniently, but nevertheless to demand payment from the said Colony and village, without however proceeding severely, until you have our further orders.

We consent to the provisional appointment of Jean Paul Jacquet as Vice-Director of the South river and hope and trust, that you have acted herein with so much caution as to have ascertained, that his abilities are equal to his duties.

The foregoing is in answer to your letter: we'll add divers complaints and requests, presented to us by parties there as well as living here, of which the most important says, that there is no rule or order in the issuing of papers concerning commerce. We have therefore resolved to make a table of fees and to order and direct you to take care, that henceforth not more is demanded or paid there, than

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for a bill of lading or clearance for 1 to 6 casks of tobacco - 12 stiv
" 7 to 12 " - - 18 "
" 13 to 25 " - 24 "
" from 26 to as many, as a merchant wishes to ship 50 "
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Also for a passport for a family consisting of one or more persons, who wish to return here 24, and for all other commercial documents in proportion. You must also reduce the cartage and porterage fees for goods taken in and out of the Company's Warehouse, which are now too high, so that the free people there, who informed us of the dishonest tax or demand of the laborers, be satisfied.

Some particular complaints have also been made to us concerning the anchorage fees paid there, about which we would like to know the details, as to when they were first exacted and on what grounds they are demanded, how much is paid for a large ship or a smaller one in proportion, so that we may act thereon; and whereas one hundred pounds of powder are sent over in this ship as anchorage fee for the ship "Sta Maria," already paid there for her or for which security was given to the amount of 150 fl, we recommend to you to refund upon receipt hereof the money paid or to release the securities from their obligation.

We enclose two separate acquittances or groundbriefs of land apparently bought on Long Island by Cornelis van Werckhoven, who died last year, for which the guardians of his minor children have asked our consent and approval. We refused, partly because the groundbriefs were executed privately before the Notary Schellugne, contrary to the Company's orders, partly because we first desired to have your opinion about it and we await your report on the quantity and quality of the land, how many persons they have there, how much land they can keep in good order and cultivate and everything else relating to it. We expect to receive this information by the first opportunity, so that we can give a final decision. As the said guardians are now sending over their attorneys to manage the affairs of the late Mr. Werckhoven and have asked us for letters of recommendation for them, we could not well refuse their request and recommend, that in everything just and fair you assist them, without however granting them more land or allowing them to enter upon more, than for which proper papers of conveyance have been executed before the Director and Council there as usual pursuant to the Company's rules.

We need here very much at present the groundbrief or briefs for Staten Island, for which please to have a search made in the Secretary's office or wherever they may have been deposited and then send them to us directly, adding a statement of the manner, in which the Company obtained possession of them, of who were the purchasers and who the sellers, what price was agreed upon, who paid it and all other circumstances relating to it, upon which we have to act. Look out meanwhile, that Cornelis Melyn, who, we understand, is now at the North and in negotiation about the Island, does not sell or deliver it to a foreign nation, not subject to our jurisdiction; in such a case you must seize it for the Company, as having the best title and endeavor cautiously to inveigle said Melyn to New Amsterdam, arrest and keep him and then send him well treated, but also well secured, to this country, if the above runnor proves to be true.

Now and then we are much embarrassed here by the lack of copies of divers groundbriefs or conveyances of lands, houses, gardens and other real estate, of the daily and secret minutes as well as all other public documents concerning the country. You will send them to us by the next ship and continue with it hereafter.

The wife of Domine *Polhemius* goes over in the ship "Gulden Otter;" we gave her permission, as to all other private parties, to go there as cabin passengers, the Company paying the fare for her and her children on condition, that the amount shall be deducted from the salary earned by her husband in *Brazil*.

In the ship "Blauve Duiff" goes also over Thomas Lodewicksen, carpenter, for whom the Company too paid the fare, on condition of his remaining in New Netherland for three years or if he leave before he must refund the passage money to you in Holland coin or its equivalent.

It appears strange to us, that you prevent Abraham Jacobsen van der Pot from returning to this country, under pretext of his not having paid his passage out nor the freight for his goods, although it is apparent from the receipt given by the cashier, Hontum, that he paid his passage, while the freight for his goods was remitted.

Some requests and complaints are made here now and then, of which we intended to inform you, but as we have no time, the wind being favorable and the ships ready to sail from the Texel, we decided to refer you for information to the enclosed extract from our daily minutes. Lucas Rodenborgh, late Vice-Director of the Island of Curação, goes as freeman with his wife, one child and one negro in the ship "Vergulden Otter;" there is due him yet as balance of his salary from the Company the sum of 6000 fl, which on account of scarcity of money in the treasury we have not been able to pay in full; we allowed him therefore, pursuant to our resolution of the 16th of March last, to balance it there with negroes, horses and whatever else may be of service to him; you will act accordingly.

In the same ship goes Gerrit Siwertsen from Eswiller, engaged by us as mason at a monthly salary of 12 fl, and it was agreed with him, that he should go from there to Curação to build a new oven; you can arrange this, when an opportunity offers.

We are greatly embarrassed in settling the accounts of the lately returned soldiers, because they could not exhibit any papers, but simply declared, that they had delivered to you the arms brought from here: you will therefore hereafter give to the soldiers, returning home, whose arms you retain, a receipt for them, that we may know, what to do.

We would have liked to send you with these ships 24 or 25 soldiers, but could not engage them, so that only the number goes, whose names you will find on the enclosed muster-roll.

Herewith etc etc Amsterdam, the 14th of June 1656.

Your good friends
The Directors of the W. I. Company,
Dept. of Amsterdam.
EDWARD MAN.

Herewith also the invoices of the lately arrived ship "Niew Amsterdam;" from the marginal notes you may learn, how great the deprodations committed there by the Customs Inspector Adrian van Tienhoven have been and the quantity of merchandise, the weight or measure of which have been falsified; on account of these defalcations we have been summoned before the Court of Admiralty by their Fiscal for the direction-money (direktie-gelt) and steps have been taken for the confiscation of it. You must make there proper arrangements, that henceforth such falsifications cannot be perpetrated, for not only we, but also private parties, suffer great loss thereby. We hope, that it will be stopped now, else the Company would by such a manner of doing business get into a bad reputation with the government, which must be avoided.

EDWARD MAN.

ABR. WILMERDONX.

Received the 5th of September 1656 by the ships "Otter" and "Duyff."

Ordinance for the Payment of the Tenths, passed June 27th 1656.

(See Laws of New Netherland, p. 232.)

Ordinance providing for the Clearance of Vessels and for the Entry of Goods subject to Export Duties, passed June 27th, 1656.

(See L. of N. N. p. 233.)

Resolution, that the Director and Council proceed to Gravesend for the settlement of boundary quarrels there.

20th of June 1656.

Resolved and decided in Conneil, that their Honors, the Director-General and Council of New Netherland proceed to-morrow to the village of Gravesend on Long Island, to settle the question so long pending about the boundaries between said village and Anthony Jansen, Robert Pennoyer and others; if possible in the presence of some prominent and impartial Englishmen. Date as above.

JUDGMENT IN THE CASE BETWEEN GRAVESEND AND ANTHONY JANSEN AND OTHERS.

The Director-General and Council of New Netherland, after having on Wednesday last, the 21st of this month, personally inspected the enclosures or posts and rails put up lately by the inhabitants of Gravesend and also compared them on the spot with the tenor of title deeds, find, that the posts and rails are not put up or placed in accordance with their patent, which begins at the kil or creek next to Coney Island and not at the middle of the bay, as their fences stand and stretches thence not along the shore of the bay, but to the point, where the land of Anthony Jansen and Robert Pennoyer join each other, thence to the western side of a pond in an old Indian's land, which meets and bounds have evidently not been adhered to by the people of Gravesend; therefore the Director-General and Council direct the Magistrates of the said village upon receipt hereof to take up the posts and rails lately set and to put the land lately fenced in by them on their own responsibility (propria auctoritate) to the prejudice of the partnership of Anthony Jansen and William Bredenbert into its former condition (in statu quo prius); after this has been done, the Director-General and Council or their impartial committee shall assign to them, according to their patent, the limits of the village, to be enclosed in obedience to the patent. In case of refusal and further contumacy the Fiscal is directed, to do it or have it done nomine officia and to proceed according to law in regard to the damages already suffered or yet to be suffered by their contumacy. Thus done in Council of Director-General and Council of New Netherland held at Fort Amsterdam the 24th of June Ao 1656.

> P. Stuyvesant. Nicasius de Sille, La Montagne.

Papers regarding the dispute between the Director-General and the Patroon of Rensselarswyck as to the privileges of the latter,

Remonstrance made by Jean Baptist van Rensselaer, Director of the Colony of Rensselaerswyck situate on the North river of New-Netherland, to his Noble Honor, General Petrus Stuyvesant and the High Council of New-Netherland.

First. Your Honors, the Director-General and High Council, will see by a copy of an extract from the register of resolutions of the Lords-Directors of the W. I. Company, Dept. of Amsterdam, dated the 24th of November 1633 and marked B, that the grievances complained of by the Patroons were submitted to a committee and that it was decided, that the conditions granted to the founders of colonies were lawfully obtained.

Second. Your Honors may also see by a copy of an extract from the register of resolutions, signed by the Honorable Committee of the Assembly of the XIX of the W. I. Co. at Amsterdam on the 9th of December 1633, marked Λ , that the said Committee delegated five out of their number, to confer with the Patroons and in case they could not come to an understanding, the matter should be referred to a committee of their High: Might: or the court of justice and it was further declared, that the privileges granted to the Patroons by the XIX and recorded, should be considered to remain legally in force.

Third. Your Honors may further see by two letters from their High: Might: dated the 13th of May and 1th of June 163t, copies of which we marked C and D, directed to the Patroon Kiliaen van Rensselaer, that the Company and the Patroons of the Colony were summoned by their High: Might: to have their differences settled by the Committee of their High: Might:

As it has pleased their Honors, the General and the High Council, pursuant to their resolution, to let publicly to the highest bidder the excise on wine and beer at Fort Orange including therein the consumption of wine and beer brought into our Colony of Rensselaerswyck, against which we have duly protested before the former Commissary Johannes Dyckman and his assistants, carrying out the order and being there on the spot; as the Honble General and High Council did not condescend to let the matter rest there, but ordered the present Commissary Johan de Decker to gauge, as he said in obedience to his order, of which he would not show a copy, the wine and beer in the possession of the tavernkeepers under our jurisdiction, against which we again duly entered protest, whereupon the said Commissary Jande Decker summoned in the name and on behalf of their Honors, the General and High Council, our tavernkeepers and then arrested them: we protested again in due form and as the innkeeper Peter Adriansen escaped from his arrest, I requested the said Commissary to desist from further measures, because I intended to proceed to the Manhattans and confer on the above related matters with their Honors, the General and High Council; for this purpose I present now to your Honors the accompanying copies, specified on the other side, from which I conclude, that the differences over the letting of the excise on wine and beer for sale in our jurisdiction should be submitted to arbitrators as concerning a point of jurisdiction, as the differences arisen before now have been referred and submitted to arbitrators and if their Honors are not satisfied, but against our expectations should execute their resolution and order, to make the tavernkeepers licensed by us appear before them, then I shall be compelled to protest against the use of violence, as I hereby do requesting at the same time a copy of your Honors' resolution and as your Honors have told and directed me not to leave before the aforesaid tavernkeepers have appeared here in person, I engage myself, wishing

to prevent further difficulties and troubles, to satisfy the late farmer of the excise at Fort Orange under solemn protest for the duties imposed upon wine and beer sold during his time by our inn-keepers according to his or the innkeepers' books under the special condition that your Honors, the General and High Council, promise to refund the money paid by us, if another decision by impartial arbitrators is given in the Fatherland. As to the orders received by your Honors in regard to the tenths from the bouweries in our Colony, that is altogether contrary to the privileges, declared legal by the Hon. Company and the Assembly of the XIX, and also to the 6th article* of high and low jurisdiction.

I am highly surprised, that the Hon. Company tries to impose such taxes and charges upon our Colony and its inhabitants, as they have no right whatever to do so, for on the contrary we have been promised by the Company in the 25th article* that they will defend us against all violence; notwithstanding which we have two or three times with considerable expense assisted the inhabitants of Fort Orange and the village of Beverwyck in repairing the Fort, namely first during the war of the French savages, then in the English war and now during the late troubles and whenever any difficulty arose, we have quickly made considerable presents to the savages and do so yet daily. Let us add thereto the damages done us daily through the killing of horses, cattle, pigs, etc., by the savages, costing us yearly several thousand and further that the Patroon and the other Directors maintain at their own charge their officers and servants; I will leave it to your Honors judgment, having some knowledge of these matters, whether such demands are proper, especially now.

Amsterdam in New Netherland, the 20th of June, 1656. JAN BAPTIST VAN RENSSELAER.

A.

Extract from the Register of Resolutions of the Hon. Delegates sent to the Assembly of the XIX of the West India Company now sitting at Amsterdam.

Monday, the 19th of December 1633.

Present at the meeting Messrs. Michael Pauw, Hendrick Hamel, Nicolas van Sitterich, Kilian van Hensselaer and Samuel Blommert, who gave an oral answer to the resolution of the 17th inst. concerning the affairs of parties making colonies and after a vote, it was decided to appoint a committee of five from this Assembly, who are to confer with them and take care of the Company's rights. If they cannot agree, then the matter is to be referred to the committee of their High: Might: or the Court of Justice.

Before this committee is appointed, it is understood, that the privileges heretofore granted to the Patroons and recorded in the Book of Resolutions of the XIX shall be considered as having been lawfully obtained, whereupon Messrs. Conradus Velincx, Bruyn, Nicolai Dolfyn and Schreff were appointed as the committee.

Agrees with the said Register.

JACOB HAMELS.

After comparing this with the original, it is found to agree. Quod attestor J. G. F. VAN DE VEN, Notary Public 13-4. 1634.

^{*} See "Freedoms and Exemptions" in Laws of New Netherland, p. 1 et seq .-- ED.

В.

Extract from the Register of Resolutions of the Lords-Directors of the W. I. Company, Dept of Amsterdam.

Tuesday, the 24th of November 1633.

The complaints of the Patroons of the Colony on the South river of New Netherland having been read, it is agreed to place them into the hands of the Commissioners for New Netherland; before it is done, the question is proposed, whether the conditions granted to parties planting colonies should be considered as having been lawfully obtained, which is answered in the affirmative; then it is proposed, that their Honors, the Commissioners for New Netherland, should examine the affairs of the Patroons and the colonies and how far their jurisdiction reaches.

Agrees with the aforesaid Register.

JACOB HAMEL.

Having compared the foregoing with the original I testify, that I have found it to agree with it.

Amsterdam, 13th of April 1634.

J. Gff van der Van, Not. Publ.

C.

The States General of the United Netherlands.

Honorable, Pious, Dear.

As we have to day deputed several members of our Council, to hear you with the other Patroons, who have planted colonies in New Netherland, and the delegated Directors of the W. I. Company with the principal shareholders on the other side, in regard to the differences arisen between you, Our committee having authority to give by a majority of their votes a final decision in these matters; and as Our said committee have selected and fixed as the day on which to transact this business, the 22st inst; therefore We have resolved to advise you thereof, directing you to report here at the Hague with all necessary documents on the evening of the 21st, so that you may appear for the purpose aforesaid before the said Committee, appointed by Us, the next day, who then shall open the business.* Do not fail hereof. Giving notice to the other Patroons of colonies, interested in these questions We commend you to God's protection.

The Haque, the 13th of May 1634,

VAN BEAUMONT
By order of their High: Might: The Lords States General.

Corn. Musch, 1634.

To the Hon^{ble}, Our Pious, Dear Kilian van Rensselaer, Co-Patroon of the Colonies in New Netherland and merchant at Amsterdam.

It was sealed with red wax bearing the impression of the seal of their High: Might: the Lords States General, representing a lion with arrows:

Concordat copia cum sui originali, quod attestor infrascriptus publicus Amstelodami residens adii xi Maji A* 1641.

J. Gff van de Ven Notarius.

^{*} By a subsequent letter D the meeting was deferred to the 14th of June following.-ED.

The remonstrance made by Jan Baptist van Renselaer, who calls himself Director of the Colony of Renselaerswyck on the North river of New Netherland, to their Honors, General Petrus Stuyvesant and the Council of New Netherland, was received and read.

Upon this we answer in the first place, that the Director-General and Council have no knowledge of his appointment as Director of the Colony etc., of which nevertheless they ought to have been informed pursuant to the 9th and 28th articles of the Exemptions.

The documents marked A, B, C, D, the first two being extracts or resumptions from the resolutions of the delegates to the Assembly of the XIX and the two others copies of letters from their High: Might: citing or summoning Patroons to appear on a certain day before them, have little or no reference to the question and therefore require no answer, in so far at least as the Director-General and Council have never thought, much less tried to do or intend anything prejudicial to the granted and accepted Exemptions.

For this reason, in the second place, the protest is absurd, frivolous and unfounded, which the said remonstrant enters against the Director-General and Council, who by their commission from their High: Might: the States General of the United Netherlands and the Lords Directors of the General Privileged West India Company represent the supreme government of this Province of New Netherland. By virtue of this commission the Director-General and Council maintain, that it is not becoming to their official position and duties to exchange polemic writings with their vassals and subjects, much less to reply to their frivolous and unfounded protests with counter-protests: they should rather correct and punish such frivolities as an example for others and fine therefore the remonstrator 52 fl, without however depriving him or anybody else of the privilege of petitioning or showing his or their grievances.

Concerning the tax or the excise, for the present laid, not as the remonstrant mistakenly implies, on the general consumption of wine and beer, but only on the tavernkeepers' consumption, the Director-General and Council maintain and declare, that it is very light and was imposed for good reasons; that it was let to the highest bidder, pursuant to the usages of our Fatherland, for the benefit of the community and that the tavernkeepers and inhabitants of the Colony of Rensselaerswyck are and will be subject not only to these, but also to all other fair and bearable charges, like the other colonies and inhabitants of New Netherland. This may be deduced and proved not only by the nature and form of all well regulated governments, but also by the exemptions themselves, Art. 18, by which no infraction of jurisdiction can be proved. The Director-General and Council therefore decide and direct, that the amounts due to the farmer of the excise, which the tavernkeepers of the Colony refused to pay, be now promptly paid with damages, losses and interest and that they shall henceforth submit, like the other tavern and innkeepers in this Province, to the farmer's gauging. Inasmuch the remonstrant in his protest confesses to have been the causa movens and to have advised, that the tavernkeepers should not submit to the general tax and examination and that they did not appear upon the first, second nor third citation by the Fiscal, nor upon the further order and summons of the Director-General and Conncil, thereby bringing justice and the supreme government of this Province into contempt, while they still remain contumacious, therefore the Director-General and Council of New Netherland repeat their order, that the remonstrant be detained here in this city in the most civil and honorable manner at whatever house he may please, until the disobedient and contumacious tavernkeepers of the Colony of Rensselaerswyck personally appear here before the Director-General and Council and give full and proper satisfaction or until the remonstrant gives bonds to the amount of 3000 guilders for sending down the summoned and disobeying tavernkeepers at his expense and charges.

As to the demand for tithes from the bouweries of the said Colony as well as from others, which the remonstrant not only thinks, but absolutely declares to be contrary to the privileges granted to Patroons by the Company, the Director-General and Council after pernsal of the Exemptions printed in 1630 fine no article, by which the said Colony and its inhabitants, may they have come at the Patroon's or their own expense (as the majority has done), are to be and remain exempted in perpetuity from the general and special taxes and not to contribute anything for the maintenance and advancement of the commonwealth, as the delegates from the said Colony have from time to time and especially at the provisional assembly met in September 1653, to which Anthony de Hooges and Johannes De Hulter were deputed, declared in regard to subsidies, maintaining in pursuance to their written instructions, that they were neither held nor directed to contribute any subsidies, which then so much needed and urgent matter during the very dangerous situation occasioned by the English troubles, has been delayed, since neglected and is still prevented; for, if the oldest and most flourishing bouweries and inhabitants refuse to pay the tithes or other taxes for the support and advancement of the commonwealth, the Director-General and Council cannot perceive, under what pretext of fairness the tithes can be demanded from newer and less prosperous bouweries.

Inasmuch however the remonstrant at the end of his protest shows the burdens to be borne by the Patroons in supporting their servants and officers, in which we suppose the officers of the church are included, for whom apparently the tithes are ordered to be gathered and set aside in the old testament, the Director and Council provisionally and until further order consent in this point to the prayer of the remonstrant so far, that this question of the tithes shall once more be referred to our superiors in the Fatherland: save that an agreement be made with him in regard to the tithes demanded for this year, principally in order to meet possible exceptions made by others and if our superiors in the Fatherland or arbitrators appointed by them decide, that neither the Colony of Renselaerswyck nor any of its bouweries is subject to tithing, then the Director-General and Council engage to refund the sums agreed upon as tithes.

Concerning the further question raised by the remonstrant of promises made by the Company to protect the Patroons in pursuance of the quoted 25th article, he omits either by mistake or intentionally to quote the text in its true meaning, which says "engages to assist in the defense with the forces which they (the Company) have there as far as possible;" as far as we know the Company has now during thirty years never failed to do so, neither will they fail at present to do it to the best of their ability.

That the people of the Colony have two or three times repaired Fort Orange with the assistance of the inhabitants is stated, but not sufficiently proved. If it was done, we acknowledge it gratefully, notwithstanding it was done more for their own, than for the general interest. We, the Director-General and Council now in office, do not know anything of a war with the French savages; and during the English troubles, the people of the Colony have, it is true, made some promises, according to their letters, to bring the Fort into a proper condition, but after working four or five days they dropped it again and the necessary repairs devolved then upon the officers and men of the trainband in the village of Beverwyek. What they may have done last year during the troubles, the Director and Council do not know.

Thus done at Fort Amsterdam in New Netherland in Council of the Director-General and Council, the 27th of June 1656.

P. Stuyvesant. Nicasius de Sille, La Montagne. INSTRUCTIONS FOR THE TITHE-COMMISSIONERS OF LONG ISLAND.

Instruction and Commission for the Deputies Peter Tonneman and Gysbert Op Dyck.

Pursuant to an order of the Lords-Directors the Director-General and Council of New Netherland have notified the farmers by their resolution and published orders, not to presume to remove the crops from the fields before first having given notice to the Director-General and Council or their deputies, who are to count off the tenths, as it is done in the Fatherland; but to leave it on the field for the behoof of the community: it being well understood, that this applies to all, who by their patents and title deeds have become subject to tithing or who before have agreed about the tenth with the Director-General and Council or their delegates, as which Peter Tonneman, Schont of the villages of Breuckelen, Amesfoort and Midwout and with him Gysbert op Dyck are hereby appointed and authorized and in pursuance of our published orders and resolutions they are directed to inform and notify again the farmers and planters in the open country in the villages of Breuckelen, Amesfoort, Gravesend, Hemstead, Flushing and their dependencies and to give them the choice, in the name of the Director-General and Council, either to make an agreement regarding the tithes to be paid this year or to leave the crops, mowed, sheaved and in shocks upon the fields, until the said Commissioners shall have designated the tenths under the penalty fixed therefor in case of opposition, which the Director and Council hope shall not take place. The said Commissioners are directed to make or cause to be made a note of the names of all, who may oppose, and of what they say or at least the substance thereof, that upon their return they may make a proper report and inform us, notifying meanwhile all, who refuse, of their action, that they may have no excuse of ignorance if punished. Of those, who declare not yet to be subject to the tithing or who have lost their crops by fire or theft, they shall take only the names without making any further arrangements with them; it is also left to their discretion to make fair settlements with or release entirely for this year all those, whom they or the Magistrates of the villages deem to be poor and unable, without conniving with others on whatever grounds for delay may be.

Done in Council, etc., 6th of July 1656.

P. Stuyvesant. Nicasius de Sille, La Montagne.

Order on a complaint against Gravesend.

11th of July 1656.

Received the petition of Anthony Jansen from Vues complaining of the proceedings by the people of Gravesend, who have not only forbidden him to pasture his eattle upon his own land, but also driven them away from there, warning him, that he must not let his cattle graze there any more and threatening, that else a mishap will occur. He requests the Director and Council to correct the matter.

After a vote had been taken, it was decided:

Whenever the Director-General and Council of New Netherland shall fix the boundaries of the village of Gravesend, his boundaries shall also be adjusted. Report of the Commissioners on the Boundaries between Gravesend and Anthony Jansen and Order of Council.

July 19th 1656.

We, the undersigned, by their Honors the Director-General and Council of New Netherland appointed arbitrators, to proceed in company with the Honble Fiscal Nicasius de Sille to Gravesend and there to examine with the Magistrates and Anthony Jansen from Salee the letters patent for the lands of either party and to see what their rights and extent of area are, did yesterday, the 18th of July, proceed there and following the patent of Gravesend we went to the mouth of the kil opposite Coney Island, being the first and best known place. We find that pursuant to the tenor of the patent their land should border westward from the mouth of the kil on Anthony Jansen's and Robert Pennoyer's land, Anthony Jansen claiming also, though it is not stated in his patent, that his land begins at the mouth of the said kil and runs along the south side of the same eastward to Gusbert's Island, and on the other side northward from the mouth of the kil is the land of Robert Pennoyer, which is separated by a creek or small kil, running through the meadow to or past James Hubbard's mill standing in the meadow, from this meadow, the kil runs by Gysbert's Island, so that in our opinion Anthony Jansen claims much more, than expressed in his patent, unless their Honors, the Director-General and Council, as interpreters of all the letters patent in this country, consider the said meadow and the whole southernmost point to the mouth of the kil opposite Coney Island to be the extreme points, and belonging to Anthony Jansen besides the 100 morgens stated in his patent, which we think, under correction, not to have been the intention of the signer of the patent. In order not to proceed too hastily and upon unsound premises in our advice, which is to serve in ending these disputes, we advise before going any further, that Anthony as the oldest and first settler by virtue of his grant shall cause his land to be surveyed in pursuance of his patent and place posts or marks at each turn of the compass. When that is done, it will be possible to see clearly, what hooks or points of land belong to Anthony Jansen and then it will be evident what belongs to the people of Gravesend and how much land between them still remains to the government.

New Amsterdam in N. N. 19th of July 1656.

CORNELIS VAN TIENHOVEN
THO: WILLETT.

20th of July.

The Director-General and Council of New Netherland have received the report and advice of their delegates Cornelis van Tienhoven and Capt. Thos. Willett, submitted to the Council in writing this day and agree with their advice, to wit: that Anthony Jansen as oldest proprietor by virtue of his patent shall cause his land to be surveyed according to the tenor of his grant and the extent thereof up to 100 morgens placing at every turn of the compass a post or a mark. He is hereby ordered to do so within eight days or if he fails to do it, the Director-General and Council will have it done at his expense to prevent further complaints. Date as above.

LETTER FROM THE TOWN-CLERK OF FLUSHING TO STUYVESANT.

Right Honorable General you have beene pleased to send vnto vs the towne of Vlishing by your officers to require the tenths;* and wee the said Towne being willing to doe that which is

^{*} Flushing, L. I., received a charter in 1645 (see Laws of New Netherland, p. 48) and at the expiration of ten years from the date thereof, 10th of October 1645, a tenth part of its revenue, "that shall arise by the Ground manured, by the Flough or Hoe" was to be paid to the Government.—B. F.

reasonable and honest: although wee might instly pleade the great hinderance and damage which wee hanc and doe sustaine in our estates besides the daily feare of our lines by reason of the insufferable Insolency of the Indians being as it were in a posture of continual warre by reason whereof we cannot inioy our land in peace according to our pattent and by that means are much disinabled: yet notwithstanding to avoide all differences that may arise betwint our moste Honnorable Patroons and our selues wee are willing for this present yeare as an acknowledgment of the tenths to pay vnto your Lorde shippe or your officer deputed fiftie scipple of peas and twentie fine of wheate and soe wee hane agreed with your Committees and wee question not in Consideration of our weake and poore Condition your Honnorable Lordeshippe will accept thereof and wee shall remaine your Humble Seruants to Command the Inhabitants of Vishing written by order of the Towne by mee.

ffrom Vlishing this 29th of July 1656. EDWART HEART.** CLERICUS.

LETTER FROM THE TOWN OF HEMPSTEAD TO STUYVESANT.

Honored Sr:

Yours wee received Bearing Date the 4th of July 1656 wherein you demand the tenths Which iff they bee due according to Covenant then wee are ready to pay them iff there bee any deputed to receave them according to Covenant. But we know off no General peace was made with the Indians till this year. S' wee allose doe expect that you will make good vnto vs such

^{**} Edw. Hart was one of the original incorporators of Flushing, the others were Thomas Farrington, John Townsend, Thos. Stiles, Thos. Saull, John Marston, Robt. Field, Thomas Applegate, Thomas Beddard, Lawrence Dutch, John and Wm. Lawrence, Wm. Thorne, Henry Sautell, Wm. Pigeon, Michael Milleard, Robt. Firman and John Hicka.—B. F.

Damages as you by Covenant have bound your selffe to make good vnto vs. S' wee take our Leaves & subscribe our selves yours

Aaron his mark A FINEMAN.

SIMON SARING.

BENIAMIN COE.

JOHN O SMITH.

NICHOLAS FAMES (?)

JOHN SEAMAN.

JOHN STURGES.

RICHARD WODHULL.

ROBERT MARUIN

COE.
WILLIAM STADDING.

THOMAAS & ELLISON.

his marke

JAMES PINE.

FRANCIS WEEKS.
DANIELL WHYTHEAD.

his marke

они (Ellison.

RICHARD WILLETTS.

Robert Iackson.

RICHARD VALANTINE.

The mark of STICKLAND.*

John Hickes.

RI GILDERSLEUE.

WILLIAM WASHBAR.

The marke of Robert 🗘 Ashman.

Edward </r>
 Reiner.

his Henry Pearsall.
his marke Wil. Hickes (?)

RICHARD & STILES, THOMAS CHAMPION.

his marke JEREMIAH 9 WOOD.

Lawrence Ellison.

George MILS.

RICHARD BRUDNELL.
ROBERT FEORMAN.

Joseph Scott.

John Smith. Jonah Halsteade.

THOMAS TO SOUTHARD.

WILLIAM & SMITH.

ROBERT READLES mark.

WILLEM JACOBS.

ORDINANCE RENEWING AND AMENDING THE ORDINANCE AGAINST THE IMPORTATION OF ARTICLES OT CONTRABAND, PASSED Aug. 11, 1656.

(See Laws of N. N. p. 236.)

PATENT FOR LAND IN MESPATH, L. I.

Petrus Stuyvesant, Director-General etc., and the Council testify and declare, that to-day, date underwritten, we have given and granted to Jan Catjou a lot, situate in Mespat, being bounded on the North side of by Jacob Lube and on the South side by Roloeff Jansen, the butcher,

^{*} The charter was granted to Hempstead Novbr. 16, 1644 (Laws of New Netherland, p. 42). At the expiration of ten years to begin from the day, the first general peace with the Indians was concluded, they were to pay a tenth like Flushing. John Steckland is the only original patentee among the above subscribers, Robert Fordham, John Ogden, John Carman, John Lawrence and James Wood were the others.—B. F.

stretching along the meadow South East and North. West, in width along the border of the meadow thirty-two rods, into the woods in a S. E. and N. W. line in length four hundred and sixty-eight and three-fourth rods, on both sides, in the woods or thirty-two rods wide, containing twenty-five morgens, with the express condition and stipulation, etc.

Done at Fort Amsterdam in New Netherland, this 21st of August, 1656.

Judgment in a Case of the Town of Gravesend against Anthony Jansen for Trespass.

Monday 21st of August 1656. Extraordinary Session at Fort Amsterdam in N. N.

Having heard the debates pro and contra and examined the evidence the Director-General and Council find, that the complaints of the Magistrates of Gravesend are unfounded, because the ocular inspection, made by the Director and Council on the 25th of June, has proved, that the people of Gravesend without the justification of law have fenced in a part of Anthony Jansen's land and the meadow of William Bredenbent and placed their posts and rails not in conformity with the consent of the Director-General and Council upon the land granted them by their patent, but, as it has been stated, partly upon the land of Anthony Jansen and through the meadow of William Bredenbert. The Director-General and Council therefore, by their resolution, ordered, that the inhabitants of the said village remove the posts and rails put up by them from the land in question and return and leave the land not belonging to them in statu quo prius, as directed by the resolution of the 24th of June to which reference is here made. Although at the request of the said Magistrates this order has been in so far modified by the Director-General and Council, that for the prevention of damage to the grass and other crops the posts and rails should remain until further order and the gathering of the harvest, yet, as the inhabitants of the said village without the knowledge and against the order and intention of the Director-General and Council have let their calves and other cattle graze on the meadow in question, which is proved by credible witnesses and not denied by the Magistrates, thereby causing and inducing Anthony Jansen, as he declares, to let his cattle also run along the strand upon the same meadow, so that the subsequent disorders were not occasioned by him, but by the people of the said village, who by their own authority and in contempt of the supreme government have acted as parties and judges in the matter, as well in carrying off Anthony Jansen's cattle, as in making hay from and on land not belonging to them, the Director-General and Council to maintain their own authority and the administration of law and justice find themselves compelled to detain the said Magistrates, until they shall give due satisfaction to the Director-General and Council for the contempt shown to their authority, returned the land unlawfully fenced in in statu quo prius and paid the costs and mises of law. Meanwhile Anthony Jansen and Jaques Corteljouw are requested and charged to gather the mown hay at the expense of the Director-General and Council for the future disposal thereof.

Done at Fort Amsterdam in N. N. date as above.

P. Stuyvesant. Nicasius de Sille, La Montagne.

Whereas we, the Magistrates and delegates of the village of *Gravesend*, by order of the Director-General and Council have in behalf of the said village been arrested to satisfy your Honors' orders and judgment or in default thereof to give bail, are unable to do either at present,

because we can find no bondsmen here and whereas on account of the harvesting time we shall be considerably injured in our private affairs, therefore for ourselves individually and for the rest of the inhabitants of the said village, our neighbors, we hereby bind and engage ourselves to obey and carry out the sentence and order of the Director-General and Council and to comport ourselves, as we have done before, as good and faithful subjects. In witness whereof we have signed this at Fort Amsterdam in N. N. the 224 of August 1656.

As they stood up to sign the foregoing document, they requested that they might first have a copy thereof, which was granted and a day or two later they appeared again before the Council.

Tuesday, the 29th of August 1656 at Fort Amsterdam.

Present in Council General Petrus Stuyvesant, Councillors Nicasius de Sille and La Montagne.

On Saturday last the Magistrates and inhabitants of the village of Gravesend were shown their boundaries pursuant to their patent and other title deeds, beginning at the mouth of the kil, the west side of which is nearest to Coney Island, where their boundaries begin, stretching thence pursuant to their patent along Robert Pennoyer's and Anthony Jansen's lands, thence north to a point in an old Indian field. These are their bounds on the west side, and the Magistrates acquiesced in this decision, but requested that for the present year they might have the mown hay, because they needed it very much and, if the inhabitants of the said village should be deprived of the hay made by them, they feared to loose their cattle for want of forage or be compelled to sow no winter grain this year in order to keep their cattle by these means with the second crop. After further consideration hereof the Director-General and Council have allowed and granted the inhabitants of the said village, as they herewith allow and grant, to carry away and use the hay already made on condition of their paying therefor an fair equivalent to the Director-General and Council to lighten the expenses incurred in this matter, except only the hay made between the two outermost hooks, which the Director-General and Council give for this year to Anthony Jansen of Salee and nothing more. In regard to the balance of the grass not yet cut the Director-General and Council consent and order, that the same remain for this year for the behoof of Jacques Corteliouw to winter his cattle.

Further, in case the hay granted as above should not be sufficient for the village of *Gravesend* to bring their cattle through the winter, they are allowed to cut and harvest this year the balance of the grass not yet cut in the nearest meadows east of the *Stroom kil*.

Thus done in Council at Fort Amsterdam in N. N. Date as above.

Order for a Resurvey of the Boundaries of Jansen's and Pennoyer's Patent.

23^d of August 1656 at Fort Amsterdam.

Present in Council General Petrus Stuyvesant and the Councillors Nicasius de Sille and La Montagne.

Upon the urgent request of the Magistrates of Gravesend, assisted by Sir Henry Moody, Bart, it was resolved to send the following order to Jacques Corteljouw at Najeck:

Jacques Corteljouw is hereby requested and authorized to survey once more with a compass, according to the tenor of their patents the lands of Anthony Jansen and Robert Pennoyer to the extent of as many morgens as covered by the patents and to place marks at every corner; also the hay or meadowland of Bredenbent. After he has done this, he is to draw a line from the mouth of the kil, to the eastermost point of Anthony Jansen's land, where it touches the westernmost point of Robert Pennoyer's; this line is according to the patent the boundary line of Gravesend; he is to do all to the best of his knowledge, without favor, dissimulation or regard of persons, also to gather the hay and leave it in hocks on the place until our arrival. You will be paid for your work. Date as above.

Ordinance explaining the Ordinance of August 11th, so far as the anchorage grounds in the Port of New Amsterdam are concerned, passed August 24, 1656.

(See Laws of N. N. p. 248.)

PATENT FOR LAND ON LONG ISLAND.

Petrus Stuyvesant, Director-General etc., and the Council testify and declare, that to-day, date underwritten, we have given and granted to Hendrick Jansen from Jeveren, a piece of land, situate on Long Island near the Hellegate bordering to the West on Lieven Jansen, to the East on Adrian Direcksen, in width along the kil or the valley stretching W. N. W. and E. S. E. fifty rods, going into the woods W. S. W. to a large thicket, in length on both sides three hundred rods, along the said thicket fifty rods, containing twenty-five morgens.

(Nota: The aforesaid parcel of land was allotted to and surveyed for *Jerian Fradel*, but as he has sold his interest to the aforesaid *Hendrick Jansen*, this patent is made out in his name at the request of all parties concerned.) With the express condition and stipulation, etc.

Done at Fort Amsterdam in N. N. this 25th of August 1656.

Ordinance regulating the Fees payable at the Custom-House and Public Store at New Amsterdam, passed Sept. 6, 1656.

(See Laws of N. N. p. 249.)

Report of the Commissioners appointed to inquire into some Differences between inhabitants of Middleburgh, (Newtown) L. I.

We, the undersigned Commissioners, deputed by the Hon^{Me} Director-General and Council of New-Netherland to settle to the best of our ability the differences between the Magistrates of New Middelburgh and Thomas Stevensen, have proceeded to the bouwery or plantation of the said

Stevensen, situate on Long Island in the jurisdiction of New Netherland, on the 18th of September. There the Magistrates of the said village appeared before us, who made complaint in presence of the said Thomas Stevensen.

First. That the said Stevensen had closed the wagon road from New Middelburgh to the East river near his house and turned it farther down to a deep river or kill, over which he has built a dam of wood and other material and as he has constructed the same at a right angle, it is very difficult to turn the earts and wagons coming from above. As the said causeway might with great danger to their animals cause them to come to grief, they request, that the old road be reopened. Stevensen maintained, that the old road, separating his house from his barn prevented him from fencing them in together or defending his place, and that he had therefore made the change. He asserted, that the new road was quite practicable. After having listened to the parties and inspected the place, we are of opinion, that the common interests must be preferred to individual interests, and that the old road being straighter and more convenient, than the other, should be reopened for the use of the village of New Middelburgh under the condition, however, that the same be laid out from the house of said Stevensen to the wagonroad, running from the new road to the meadow, as the new road is convenient from there to the river.

Second. The neighbors of *Stevensen* complained, that he has dammed up a certain run of water, generally used, for his own private convenience, so that the kil is always dry below the dam and remains without water to their damage and loss, because there is no fresh water elsewhere for their cattle. *Thomas *Stevensen* asserts, that the dam built by him does not injure his neighbors, because the kil has no source or spring, but receives its water only from the rain fall, which soon runs off on account of the steep grade of the kil and because he has made a sluice in the dam, which he opens, when it rains.

Having inspected the place we think for the reason alleged by said Stevensen, that the aforesaid dam is neither injurious nor prejudicial to the neighbors, because they can build a similar dam below the first and gather thereby sufficient quantities of water for their use.

Third. The neighbors complained, that the said Stevensen has run his fences into the river and thereby obstructed the passage of their cattle coming from the woods, which causes the same frequently to return into the woods to their great disadvantage. The said Stevensen said, that he had placed his fences into the water to save further labor and expenses and that there was room enough behind the land for the cattle to come home. After having heard the parties and examined the title deeds of said Stevensen, we found that Stevensen's boundaries run along the river and not into it: we are therefore of opinion, that the said Stevensen has deprived his neighbors and others against the law of nations of the use of the shore and should now leave it to the public.

Fourth and lastly. The Magistrates of New Middelburgh complained, that the said Stevensen had against the general rule of the said village fenced in all his meadows with one enclosure and they maintained, that the meadows should have been divided into three equal parts, one of which was to remain in his possession, while the two others were to be used by the community generally and he should receive for them two equally large shares in the large meadow. Thomas Stevensen answered, that he owned and used the said meadowland by virtue of his patent, which being produced it was found, that the Hon¹⁴ o Director-General of New Netherland had granted to the said Stevensen the meadow in question containing twenty morgens. The Magistrates replied, Stevensen had obtained the said patent from the Director-General by trickery, as he had not stated, that the meadow belonged to Middelburgh territory which seems credible, for the Director-General

had promised them, that no patents should prejudice their rules and as we could find no decision (moderatie) in this controversy, we concluded to submit the case to his Honor, the Director-General, as being the best exponent of his promises and the patent.

LA MONTAGNE.

The Director-General and Council of N. N. received the report made by their delegates, Councillor La Montagne and Capt. Thomas Willett concerning the differences between Thomas Stevensen and the people of Middelburgh and approving the same confirm it, to wit: that the general interest must be preferred to private concerns and order therefore on the first point, that the said Thomas Stevensen shall remake the old wagon road, changed by him on his own authority from his house to the wagon road leading from the new road to the valley.

On the second point regarding the complaints of the village about the damming of a certain run of water, the Director-General and Council order, that the dam, as it now is, may remain, but that the people of the village may if they wish construct another dam below that of said Stevensen, to collect water for their cattle.

On the third, the Director-General and Council order, that *Thomas Stevensen* shall upon sight hereof take up his fences, carried into the river by him, whereby the passage along the strand is closed for the people of the village, or that the Magistrates of said village may do it.

On the fourth and last it is understood, that the above mentioned patent has been obtained by misinformation and false report; that the proposition, intention and promise of the Director-General, as President of the Council, in every respect was and shall remain in force to the effect, that no private bouwery or plantation should prejudice a village community: it is further notoriously evident, that a mistake has been made by either the clerk or by the surveyor in measuring and reporting the area and boundaries of the meadowland and that further disputes may result therefrom. The Director-General and Council order therefore, that the patent of *Thomas Stevensen** shall be corrected, but so that, in place of a third part of the meadow allowed by the Magistrates to him as to others, he shall keep one-half of it near his fields, because he has been hitherto the oldest and first owner of it; in regard to the other half he shall be considered in the allotment with the other inhabitants of *Middelburgh**.

Done at Fort Amsterdam in N. N. the 22^d September 1656.

COUNCIL MINUTE. THE MAGISTRATES OF BROOKLYN AND OTHER LONG ISLAND VILLAGES ASK,
THAT MEASURES BE ADOPTED TO PACIFY THE INDIANS IN THEIR VICINITY.

26th of Septbr 1656.

Before the Conneil appeared the Schepens of the villages of *Breuckelen*, *Midwout* and *Amesfoort*, requesting in the name of the inhabitants of said villages, that before starting on his journey to *Fort Orange* the Director-General would please to make peace with the savages hereabout and proclaim the same, because some people have very gloomy forebodings, that in the absence of the Hon^{hie} General the savages might make some attack; or else that if possible the General should remain here or if circumstances did not allow him to remain, that his Honor then would please to give orders, by which they could govern themselves in an emergency.

After some opposition, because the time had passed, they were told, that their request and remonstrance should be considered to-morrow. Done as above.

COUNCIL MINUTE. INDIANS OF MARSEPINGH, L. I., VOLUNTARILY RETURN GOODS STOLEN BY SIGKETAWACH (L. I.) INDIANS.

Anno 1656, the 30th of September, about twelve savages from Marsepinck came here to the Manhatans and into the Fort, bringing by order of their Sachem a coat of gray cloth or innocent and two old shirts, which they said, had been stolen by members of the Sicketawach tribe, one shirt from a negro on Long Island at Joresey's* plantation, the other at Breuckelen from Jan Eversen's house and the coat or innocent from this side of Mespadt kil, where three houses stand together. They declared, that the savages of Matinecogh of the tribe called Sicketawaah had done it and that the Sachem Tachpausan was angry, because they, the savages, had done it; it is proved [his anger], because he ordered the return of the stolen articles. They declared further, that the savages from this side of the Wappings** had also taken a blanket from the place, where the coat had been stolen and that the Matinecongh men had now gone there to bring it back, as they had been obliged to return what they had stolen, and when they had come, it would also be brought here.

Through the interpreter Lawrens Hansen, they were thanked for the trouble taken by them and told, that their chief had done very well in causing stolen goods to be returned, for else it might create disharmony and quarrels. We accepted this on the contrary as a sign of sincere friendship, which our chief would reciprocate, whenever any theft was reported to him and we would inform him of it as soon, as he had returned from Fort Orange.

After these speeches we gave them a pound of powder to deliver to their chief as a sign of our good heart, with which they left.

Amsterdam in N. N. Date as above.

SENTENCE OF WILLIAM HALLETT OF FLUSHING FOR ALLOWING BAPTIST CONVENTICLES IN HIS HOUSE AND OF WILLIAM WICKENDAM FOR OFFICIATING AS MINISTER OF THE GOSPEL AT FLISHING.

Whereas William Hallett, born in Dorsetshire, in England, about 40 years old, a resident of the village of Flushing, and now a prisoner, has had the audacity to call and allow to be called conventicles and gatherings at his house and to permit there, in contemptuous disobedience of published and several times renewed placats of the Director-General and Council of New Netherland, an exegosis and interpretation of God's Holy Word, as he confesses, the administration and service of the sacraments by one William Wickendam, while the latter, as he ought to have known, had neither by ecclesiastical nor seenlar authority been called or appointed thereto; and whereas he with several others has been present at and listened to this exegosis and interpretation and after hearing it has with others from the hands of the said Wickendam received the bread in the form and manner, in which the sacrament of the Lord's Supper is usually celebrated and given; all of which is in direct contradiction with the general political and ecclesiastical rules of our Fatherland and especially contrary to the said placats of the Director-General and Council, which he as Schout in the aforesaid village was bound to uphold and strictly enforce, which, however, he has not only failed to do, but himself has transgressed and disobeved.

^{*} Rapaelje.

^{**} See Volume XIII, N. Y. Col. Doc.

Therefore the Director-General and Council of the New Netherlands in pursuance of the tenor of the said placats, first dismiss the said William Hallett from his office of Schout in the said village of Vilssingen and furthermore condemn him to a double fine, to wit, 50 pounds Flemish, because being Schout and executive officer he should have prevented these proceedings and enforced the placats of the Director-General and Council; he is also banished from this Province of New Netherland and shall be detained in prison, until the said fine with the costs and mises of law incurred in this case have been paid.

Thus decreed and sentenced in Council of Director-General and Council at Fort Amsterdam in N. N. the 8th of November 1656,

Whereas William Wickendam, a native of Oxfordshire in England, old 42 years, now a prisoner, has had the andacity to call to and hold conventicles and gatherings and in disobedience of published and repeatedly renewed placats of the Director-General and Council of New Netherland has, as he himself confesses, usurped the office of Minister of the Gospel in expounding and interpreting God's Holy Word and administering and officiating in the sacraments of Baptism and the Lord's Supper without being called or appointed thereto by any ecclesiastical or secular anthority, which is directly contrary to the general political and ecclesiastical rules of our Fatherland and especially to the said placats of the Director-General and Council, expressly forbidding all such conventicles and gathering, public or private, except the usual meetings, which are not only lawfully permitted, but also based upon God's Word and ordered for the service of God, if they are held, conform to the Synod of Dort here, in our Fatherland and in other churches of the Reformed Faith in Europe.

Therefore the said William Wickendam, in pursuance of the tenor of the said placats, is condemned to a fine of 100 pounds Flemish and is banished from this Province of New Netherland, but to remain in prison, until the said fine with the costs and mises of law, incurred in his case, shall have been paid.

Thus decreed and sentenced in Council, etc., the 8th of November 1656.

Whereas the Director-General and Council have been credibly informed and told, that the aforesaid William Wickendam is a very poor man with a wife and several children and a cobbler by trade, to which he does not properly attend, so that nothing can be obtained from him.

Therefore the Director-General and Council have remitted the aforesaid fine of fl 600 and allowed him to remove, on condition, that if he is caught here again, he must pay it.

11th of November 1656.

Letter from D⁰ Polhemius to Dir. Stuyvesant; complaining that his House is not inhabitable.

Noble Sir, Honorable General in New Netherland.

I am compelled to respectfully complain to your honor, that I must see the planks, given, by your Honor out of compassion and presented to the community here to finish my house against this cold winter, being taken and lost this way or that; for instance two were lost on the way here by having been left on the beach in nobody's care: after having been brought into the village

without my knowledge, twenty-four were delivered to Jan Eversen Meyer, six were put down at the clurch for benches, of the balance 69 were taken away with the consent of Jan Snedicker and Jan Strycker, 17 carried to Thomas Swartwout and his brother Aldert Swartwout to dry malt, so that my house remains open as it was and I with my wife and children must live and sleep on the bare ground and in the cold. They say, there is no carpenter here, that I should procure one to have the work done. In order not to make my situation worse by keeping silence, I write this to your Honor.

Midwout, the 14th of December 1656.

In haste Your Honor's obedient servant, Joh. Th. Polheym.

To his Honor, General P. Stuyvesant, at New Amsterdam.

EXTRACT FROM A LEFTER OF THE DIRECTORS TO STUYVESANT: SETTLERS TO DWELL IN VILLAGES;
DELEGATIONS TO NEW ENGLAND; TENTHS; RENSSELAERSWYCK; REVENUES; FRENCHMEN AMONG
THE INDIANS.*

The 19th of December 1656. Honorable, Prudent, Pious, Dear, Faithful.

Our last letter to you was dated the 14th of June 1656, and sent with the ships "Otter" and "Blauwe Duijff," since which, praise be to God, the ships "Gelderse Blom," "Waegh," Ships Gelderse Bloom, Waegh, "Dolphin," "Bever" and "Bontekee" have safely arrived here and Dolphia, Beaver and Bontekee we received your letters of the 25th of March, 2d of May, 8th, 10th and arrived in Fatherland.

11th of June, 7th of July and 11th of August.** Although many points in them have been answered by our aforesaid letter, we shall now as briefly as possible answer what remains and what we think needs a reply.

We would have preferred to see you keep there the detained ship "Dolphijn" instead of sending her here with a eargo, for the amount of freight money earned by her has been reduced considerably by the settling with and paying of the people, whose goods were on board of this Unfitness of the ship "Dol-vessel and were utterly spoiled by her unfitness. It is therefore evident, phin." that it would not do to send her again to New Netherland for use there, unless we were to lay out on her more that she is worth, which you apparently have done already. As it is likely that a demand may be made here for this ship, you are directed to send us by the To send over the account of first opportunity the account of these expenses incurred there by you, readirs.

The complaints made by merchants here over the badness of Virginia tobacco and the frands Virginia tobacco to be incommitted there by their factors have made us resolve to write you, spected.

that this tobacco must be inspected, like the New Netherland tobacco and as we understand, that the inspector of tobacco't there has not the necessary experience or

^{*} See for the other paragraphs of this letter Vol. XII, p. 131, and Vol. XIII, p. 70

^{**} All these letters are missing.

⁺ Peter van der Linde, appointed April 13, 1655,

fitness for this duty, which would not remedy this case, we recommend you, to look about for another fit and experienced person, who can judge of the bad or good qualities of tobacco, by pulling some out of the eask to see whether it is well dried and enred and by whatever else is done on such occasions. Much depends also on the cultivation of the tobacco plant, for when it is ent and eured at the proper time during the growing period, it is much better and stronger and may easily fetch a higher price, as we have explained in our letter of the 23d of November 1654, to which we refer for brevity's sake.*

We consider a change of the value of your currency, that is, placing the beaver at 6 fl instead About fixing a certain price of 8, and wampum at 8 for a stiver, instead of 6, a matter of great for beavers and wampum. importance and have therefore deferred the consideration of it until Deferred. next spring. Meanwhile we shall think about it and later inform you

of our opinion and wishes.

We are ready to believe, that the collection of the tenths is as yet of little consideration and About the collection of the causes much trouble, but that is no reason for neglecting it: as we have Tenths. already said repeatedly, you must introduce this measure in the most

suitable and lenient manner, for even though the amount collected may not be sufficient to defray the expenses of each village, as the maintenance of the preacher, schoolmaster, etc., the tenths must nevertheless be demanded and paid over in behalf of the Company to the aforesaid officers, while the community, being held to make up the deficiency by other ways of subsidy or self taxation. would then not contribute more, than now.

As to the collection of the tenths in and the contribution to other burdens by the Colony of The collection of the tenth Rensselaerswyck, we must consider this matter still a while and shall in the Colony of Ronsselaers- advise you of our final decision in the spring. Meanwhile you must try to have the taxes paid by them agreeably to the proposition made by the resolution of June 27th, 1656.

It is undeniable, that it would be exceedingly good and advantageous for our Province there Free and untrammeled com. and the inhabitants, if a free and untrammeled commerce with our merce with the English neighbors advantageous to the

country.

acquainted, else you would have saved yourselves the trouble of drawing up so many commissions Sending a committee to the and instructions; and therefore we deemed it impracticable to carry Protector about it considered impracticable.

with the English there.

About paying the export duties and the remitted 4% in Holland. Further advice about it in the Spring.

They send as many goods as their funds allow.

among those who most need them.

The proposition made repeatedly by you, to have the remitted 4 p. et. and the 8 p. et. return duties paid here and for the amount sent you the required necessaries, will be taken into further consideration by us and we'll inform you in the spring of our decision and wishes. In the meantime we send you herewith in the ships "Bever" and "Gelderse Blom," as large a quantity of military equipments, as our treasury could possibly afford, for which see invoices: we recommend to you to distribute them fairly

English neighbors could be established; but we have taken in

consideration the animus and condition of the Protector and of the

present English government, with which we notice you are not well

out your proposition of sending a committee. We shall be pleased to

learn, what arrangements you have been able to make in this matter

+ See page 353, ante.

^{*} The result of this recommendation was an "Ordinance of the Director-General and Council for the better Inspection of Tobacco," passed March 39, 1657, for which see Laws of New Netherland, p. 307.

That the revenues of the country are hardly sufficient to pay the old debts has surprised us very much, because we have seen, that you must have received for duties fl 51400* this year,

Revenues of N. N. in 1656. according to the enclosed statement, besides all the other revenues in the country. How you could have got so excessively into debt is beyond our conception, unless

Unnecessary expenses or bad administration. we were to take for granted and certain, that either you are making too large and unnecessary expenses or that the Company's finances and revenues there are not faithfully administered. You seem now to think the latter yourself (and should have noticed it long ago, if you had made everybody do his duty,) as regards Adrian van Tienhoven,

nues there are not faithfully administered. You seem now to think the latter yourself (and should have noticed it long ago, if you had made everybody do his duty,) as regards Adrian van Tienhoven, whose brother, the late Fiscal, was too long spared and respected to call for an accounting of his administration as Receiver-General, as it ought to have been done, because, as you say, for this reason the books, so often demanded and so long expected by us, could not be closed. We shall Tomake other arrangements. not bother ourselves to write any more for them, but rather give such orders, that we shall be saved such inconveniences in the future. But we must arge you to

To investigate *Tienhoven's* investigate closely the dealings and frauds of the said *Tienhoven*, and defalcations and punish him, if if he be found guilty, to punish him without merey as an example for others.

In order to be forever released from further expenditures and troubles, we consent to have the The Fort to be enclosed with fort there surrounded by a wall of hewn rock and intend for that a stone wall.

purpose to send you some good masons, also some earpenters, in the spring. Meanwhile we recommend you to prepare the work there and have everything ready as far as possible.

Not necessary to wait for the sailors to bring up the material It is not necessary to wait for the required sailors, because the Company's negroes are sufficient to bring and fetch the needed material. We were surprised to learn, that altogether too many of these negroes

Who are in private employ. are employed in private service; we shall investigate this matter and then issue our orders accordingly.

About the Schout of this City. As to the dissatisfaction of the Burgomasters of New-Amsterdam, because the Schout presides, we have drawn up instructions for him, which have already been sent to you. We desire and direct, that they be carried out and obeyed.

We see no other means to prevent the sale of muskets and ammunition to the savages or

Close attention to be paid to natives of the country, than the strict execution of the placats concerning
the importation of articles of this matter, for it is not feasible, to prevent any one from taking with
contraband. him for his own use a matchlock. Well, it must remain as it is, since
the people of the City's Colony** have no other rule and we would suggest to you to make herein
the best and safest arrangements, to find out and stop such smuggling.

They do not consent to accommodate the Senecas with the Lord of Nederhorst†

Your proposition, to build a trading house near the former Colony of the Lord of *Nederhorst*[†] for the accommodation of the *Sinnequens*, † who have brought and sold there about 4000 beaverskins, does not meet

with our approval, because the trade with this nation will apparently not be of long duration or of Reasons why not. importance, the more so as by the establishment and planting of the City's Colony on the South river, occasion will be given to them, to come there with their peltries and trade, the place being nearer and more convenient. Even if at first it should be otherwise and

^{* \$20560.00.} ** See Vol. XII, p. 131. † See Vol. XIII, p. 29. † Evidently meant for Minguas.

To give proper orders upon arrival of the Sinnequas. they were to come back there again, then you must issue such orders and limit the liberties of this nation in such a manner, that it will result neither to the dishonor nor to the disadvantage and dauger of the Province and its inhabitants.

Displeased to hear a Jesuit and some Frenchmen have settled among the Senecas.

It can only be to the disadvantage of our Province and the inhabitants. However we have not as yet deemed it advisable to come to a final resolution in this matter, as being premature and the matter perhaps of small consequence only, before we are not better informed about it. We desire Further advices to be ex
you to make a close investigation and report the result of it to us, while

orange, that no mishap befal us there,

About Johan de Deckere. As you have given permission to the Commissary of the aforesaid Fort, Johan de Deckere, to come to Holland on private business, we trust, that you have provisionally filled the place with a proper and honest man, until the said de Deckere shall have returned, which he will undoubtedly do in the spring.

Bells for Beverveyck, Hem. We should have sent you, as requested by the inhabitants of Fort stead and Midwout to be sent Orange and Beverveyck, the little bell for their new church, also two others for the villages of Hemstead and Midwout, but as they could not be found ready made and the time for making them is too short, you will have to wait till the spring-

Although we have in several of our letters directed you, to pay in New Netherland the debts

Debts made in N. N. to be made there, we find, that nevertheless divers creditors are again referred to the Company here, which causes us and the people great inconvenience and bother. We charge you therefore herewith once more very expressly to obey our orders in this regard without any evasion and to satisfy generally the people to such an extent, that Other arrangements to be the increase of population may not be prevented or obstructed: else we made.

be found most advantageous for the service of the country and for our inhabitants.

At the request of Baron van der Capellen,* who now again is sending over some people for To issue orders for the safety of the Bouweries on Staten I. the safety of his Honor's people and farmers on Staten Island by assisting them in such occasions. And to assist with 5 or 6 with 5 or 6 soldiers, who however being in the Company's pay shall not soldiers, only entitled to quarters, etc. with 5 or 6 soldiers and from the people more than their quarters, as it is customary here. You are also directed, to make the aforesaid farmers do their duty and fullfill the conditions of the contract made with his Honor.

Whereas Marritje Fransen, the mother of David Jacobsen van der Linde, who sailed as J. Davidsen van der Linde boatswain in the ship "Waegh" and remained there, has urgently discharged.

requested us to discharge her said son from the service of the Company, we have granted her request, in case her son wishes to leave the service, which we tell you for your instruction.

^{*} See Vol. II, p. 517, note, and Vol. XIII, various places.

Whether we know, where You will inform us by the first opportunity, whether you know anything of the whereabouts of Nicolas Tenier from Bergen op Zoom, who sailed from here as supercargo in the ship "Prins Willem" in 1647, and how his accounts stands, as we have to make use of this information.

We have seen in a statement of monthly wages earned there by *Jacob Hendricks*, the barber, that you have credited him with an item of fl 455. 4.—for expenses incurred by him, while living in the Company's house. We perceive, it is your intention, to shove all your expenses there upon

The item of 455 fl 4 in the % our shoulders, but as this item could easily have been balanced against of J. Hendricks not admitted. the rent of the house, which said Hendricks undoubtedly owes, we have absolutely refused to pay the sum here as well as the balance of an account of wages carried by

Also the balance of the account of G. Titis.

there, after examining an item in the last account of fl 167.12.—, the
origin of which cannot be discovered here, as you may see from the enclosed copy of the account.

The payment of slaves bo't We have also referred to you the payment of an account of a here reterred.

We have also referred to you the payment of an account of a purchase of slaves, imported there by the ship "Welcomst": as such things cause us and the people the greatest inconveniences, we warn you as before to prevent them

and give all proper satisfaction to the creditors there.

Ship "Duijff" arrived in 29 days.

We had written so far and were about to close this letter, when the ship "Duijff" arrived here in 29 days from New Netherland. We received by her your letter of the 12th of November last, intended principally, as the general letter is to come by the "Otter," to accompany the long-desired account books, which we shall now thoroughly examine here. Time will show, how much satisfaction we shall derive from them, which we'll communicate to you.

Enclosed is a letter sent us among others from *Curação* by Vice Director *Beck* to be forwarded to you. The enclosed lists show, what passengers and free people are coming over in the "*Bever*."

We send in the "Rever" also a small cask containing drngs and other medicines, demanded by you for sick horses. When required, make use of them and observe, whether they have such an effect, as the English [man and] farrier imagines.

Herewith, etc., etc.

Amsterdam, the 19th of December 1656. Your good friends
The Directors of the W. I. Company,
Dept. of Amsterdum,
PAULUS TIMMERMAN, ABR. WILMERDONX.

Captain Day has asked us to assist him in obtaining possession of or payment for a small cask of blacklead, sent formerly to New Netherland for Cornelis Bicker, then Commissary on the South river, as it is said to have been kept or used in the Company's Warehouse at the Manhattans. If this is so, we recommend you to satisfy the demands of the Captain or his attorney.

We enclose the invoices of private goods shipped in the "Bever"; when they are being unloaded, the Fiscal must pay close attention to prevent as far as possible all smuggling.

By order of the Directors

A. B. De Deckere, junior.

By the ships "Mauritius" and "Bever."

LETTER FROM DIR. STUYVESANT TO THE MAGISTRATES OF MIDWOUT ABOUT THE MINISTER'S HOUSE. Honorable, Dear, Faithful.

When last with you in Breuckelen at the house of Albert Cornelissen it was agreed in parting, by mutual consent and approbation of yourselves and the other delegates from the villages of Breuckelen and Amesfoort, that you should together make an estimate of the funds, out of which the preacher, Do Polheym, was to be paid and placed above want and report it to us and the Council within eight days. As this time has passed and we are not yet informed of the result, we have deemed it necessary to remind you of it through the Schout and this open letter, that you fulfill your promise; else we shall be compelled by our official position and duties to take steps and give such orders and provide for such means, that the Minister be duly paid and placed above want. The said Do Polheym, who was then present, complains further of the uninhabitable state and inconvenience of his dwelling house, which has as yet neither ceiling or wainscotting, so that he and his family are compelled to sleep on the floor. The winter being imminent, this is unbearable and improper and in order to remedy it we sent you for the ceiling and wainscotting of the house one hundred hemlock planks, which parties deputed by you received and carried to my brother's in-law Bucker's house. I am however credibly informed now, that the said boards have not been used for the purpose intended by us, but that the Commissaries dispose of them privately according to their pleasure, for instance, so I am told, twenty-four have been given to the hired man of Jan Evertsen; six ordered to be cut up for benches, seventeen given by Jan Snedicker to the Swartwouts, so that the boards disappear here and there, while nothing whatever is done to finish the Minister's house, which is most urgent to do, the winter being so near at hand. We command therefore herewith, that the boards be brought together again upon receipt hereof and put to their proper use and to no other, as we have ordered. If you fail herein, we shall take proper measures: whereupon relying we commend you all with the usual greetings to God's protection and remain

Done at Amsterdam in N. N. the 21st of December 1656.

P. STUYVESANT.

APPOINTMENT OF MAGISTRATES FOR HEMSTEAD, L. I.

Lovinge Friends.

Out off the Number Presented vnto us for the Election off Magistrates before the Towne off Ileenstead for the following Jeare I made Choice off John Seamons and Richard Gildersleve the Which wee by these presends Establisch and Confirme jn that Office soo after me Love unto Iow I rest.

(21st of December 1656.)

Your Lovinge Friend
And Gonvernor
P. STUYVESANT.

PETITION OF DOMINE POLHEMUS FOR AN ADVANCE OF HIS SALARY TO ENABLE HIM TO PAY FOR A PARCEL OF LAND.

> To their Noble Honors, Petrus Stuyvesant, Dir. General and Conneil of New Netherland.

Shows with due reverence Johannes Theod. Polheym, preacher, that he, the petitioner, has some time ago bought from Cornelis Aerssen a parcel of land lying in the village of Midwout, to better provide thereby for himself and his family, hoping, when the time for payment came, to be in a condition to pay for it: but as the petitioner has been disappointed in this hope, because his salary is not paid as he expected, and as a payment of fi 100 has become due, the petitioner finds himself compelled, nay forced to turn respectfully to your Honors and to request, that your Honors will please to pay for his account, debiting the same for it, so much to Cornelis Aerssen. Awaiting a favorable decision he commends your Honors to God's protection and remain

Your Honors servant JOH. TH. POLHEYM.

Resolved,

The acting Receiver is ordered to pay for account of the petitioner the sum of one hundred guilders to Cornelis Aerssen.

Thus done in Council at Fort Amsterdam in N. N. the 21st of December Ao 1656.

PETITION OF WILLIAM HALLETT FOR REMISSION OF THE SENTENCE OF BANISHMENT; GRANTED.

The Humble petition off William Hallett inhabitant of Vlissinge vnto the Honnble Govern General and Counsel off the New Netherlands.

Right Honnourable, your poore petitioner haveing Received the Sentence of Banishment and being thereby much disinabled from makeing the best advantage off that little estate I have left and beinge bound in Consience to looke vnto the maintenance off my family which might Suffer much, iff my suddine departeure should bee exacted, for these Reasons Right Honnourable I am boulde to Sollicite your Lordshipps that you would bee Pleased to remit pas by and take off my banishment, which request iff your honn's Please to graunt, your humble petitioner shal ever Remaine thankful and Serviceable vnto his Power.

From flishinge this 26th

WILLIAM HALLETT.

9 bre 1656.

After a vote had been taken, it was resolved as follows:

The petitioner, William Hallett, is granted and receives permission to earn his living as a private inhabitant quietly and properly within this Province, provided that upon sight hereof he pays the fine and the mises of law, to which he was condemned.

Thus done in Council at Fort Amsterdam in N. N. the 21st of December 1656.

PATENT FOR LAND NEAR MESPATH KIL, L. I.

Petrus Stuyeesant, Director-General etc., and the Council testify and declare, that to-day date underwritten, we have given and granted to Peter Jansen Winckelhoeck a parcel of land, situate upon Long Island near Mespats Kil between the land of Richard Brudnel and the fence of Richard Cooffacx, stretching N. N. E. to a large fresh meadow in length three hundred rods, along said meadow fifty rods to the boundary of the said Brudnel, thence to the place of beginning three hundred rods, containing altogether twenty-five morgens: with the express condition and stipulation, etc.

Done at Fort Amsterdam in N. N., the 28th of December 1656.

PETITION OF EDWARD JESSUP OF MIDDLEBOURGH FOR MILL-RIGHTS.

The petition of your Humble Supplicant $Edward\ Jessup.$

Right Honorable and Worthy Gentlemen.

Your humble petitioner apprehendinge a way wherein he may do some service to the Common weale without any prejudice either to the Generall or any man in perticuler by erectinge or buildinge a tide mill in the Creeke commonly called Wassalls creeke I am bold to petition to your Honour and Honoured Court the worke beinge matter of chardye and Hazard to grante vnto me the libertie of the aboue said Creeke with a small tracte of Land as your Honours see expedient for a worke of that nature, with a peece of meddow if it be there to be founde and alsoe that you would be pleased to order that none shall erecte either mill or millnes soe neare the said mill that I intend to build, as may be a hinderance or prejudice to the said mill, she doeing the worke well and sufficiently and dealinge honestly as is requisite in the preamises and likewise that the said Creeke may be free from any ingagements to any other. It is not my desire to be a hinderance to any man or any prejudice to my Louinge and respected frende Mr. Coe for soe far as I apprehend as yet his millne is oner wrought and the Country may well employ or set a worke two mills and both hane worke enough, wherefore I hope your humble petitioner wayinge these thingss and knowinge your Honours reddines to further thinges of Common good and Concernement Is bold to present these his desires hopinge you will be pleased to afford a return accordinge to his pore desires and soe wishinge your Honour and much Honoured Courte all happines I rest. Your Honours servant. Middleborough

Jan. 15, 1657.

to be Commaunded EDWARD JESSUP.

Novo stilo

To the Honorable Gouernor-General and his honoured Consell these present Manahatans.

Petition of the Magistrates of Amespoort, praying Confirmation of an Assessment for the Minister's Salary; granted.

To their Noble Honors, Petrus Stuyvesant, Director-General and the Council of New Netherland.

Show respectfully and with due reverence the delegated Schepens of the village of Amesfoort, as well in their official capacity as individually, that pursuant to the resolution, adopted in the presence of the Hon^{ble} Director-General Petrus Stuygesant on the 29th of December 1656, last

past, after conferring with and with the consent of the Courts of Breuckelen, Midwout and Amesfoort, we considered it determined, that we of the jurisdiction of the said village of Amesfoort should in proportion to our neighbors of the villages and jurisdictions of Breuckelen and Midwout find and raise as our quota of the annual salary and pay promised to the reverend preacher, D* J. Theodorus Polhemius the sum of three hundred guilders. After several considerations and deliberations, conferring also with the congregation and inhabitants, under correction, we have, in order to raise the aforesaid 300 fl in the easiest way, appraised and assessed the property of each person conscientiously and to the best of our knowledge and made the cotisation and taxlevy, here below given in detail, which with what some parties from Gravesend have voluntarily promised to contribute, will make up the sum of fl 300. When we shall have received your Honors' approbation we promise to carry it out, hoping for your Honors' assistance against a few, say two or three, evil minded persons, who might oppose and resist-our good intention and project.

The persons assessed and provisionally taxed for the contribution of the said 300 fl. are the

iollowing:	
Peter Classen promises to pay f 20	Hans Jansen
Marten Jansen likewise " 20	Jan Claesen
Elbert Elbertsen is taxed	Cornelis Antonisen
Joris Jacobsen	Roeloff Cornelissen
Cornelis Dircksen	Jacob Pietersen
Jan Leyck	Peter Cornelissen
Albert Bestevaer's farmer " 20	Harpert Claesen
Hendrick Pietersen " 10	
Peter Roeloffsen	fl 267
Hendrick Cornelissen " 10	

Commending ourselves to your Honors' good favor, we, the Magistrates of Amesfoort, await most humbly your Honors' favorable decree, which doing etc.

On the 13th of January 1657, at Amesfoort on Long Island, in New Netherland.

Your Honors' humble and obedient servants ${\it The Magistrates of } \ {\it Amesfoort}$ By Order

Peter Tonneman, Secretary.

Having received and read the foregoing petition of the Court of Amesfoort, dated the 18th of this month of January, the Director-General and Council of New Netherland find the request therein contained to be just and therefore the said Magistrates of Amesfoort are authorized to carry out their taxlevy and to proceed legally against renitent parties.

Done at Fort Amsterdam in N. N. the 16th of January 1657.

Petition of the Magistrates of Midwout for Power to make an Assessment to pay their Minister, to farm the Excise, etc., and Order thereon.

To their Noble Honors, Director-General Petrus Stuyvesant and the Council of New Netherland.

Show with great humility and due respect the delegated Schepens of the jurisdiction of *Midwout*, that pursuant to the resolution, adopted by the Hon^{Ne} Director-General *Petrus Stuyvesant* after consultation with and with the assent of the Courts of *Breuckelen*, *Midwout* and

Amesfoort on the 29 of December 1656 last past, the inhabitants of Midwout were to contribute to the yearly salary, promised to the reverend pastor, Do J. Theodorus Polhemius, 400 fl, those of Breuckelen 300 fl and Amesfoort a like sum of 300 fl. That after several meetings, they could find no other way, than to impose upon each lot and parcel of land, of which there are about 40 in Midwout, a tax of 10 fl yearly in proportion. This tax of 10 fl yearly for every lot proportionally would make up the sum of 400 fl., which we of the Court of Midwout have promised in presence of the Honble Director-General to contribute to the yearly pay of the said Domine Polhemius. But as every one of the inhabitants and neighbors has not the same amount of property, one having less, the other more, we must and cannot tax all alike, but each in proportion to his property and real estate. If we receive your Honors' approbation to such a cotization and tax up to 400 fl for the yearly pay of the said Do Polhemius, we promise to levy it directly and continue in it, each according to his ability and to make the assessment conscientiously, provided we are supported by your Honors against unwilling parties, which we hope will not make any opposition. We promise also, to take care and pay attention, that at the expiration of each six months the salary then due shall be paid to Do Polhemius and we think, that the said Domine Polhemius might be satisfied with it.

We further very respectfully request, as we have already done in our letter to the Hon^{ste} Director-General personally dated the 21st of December 1656, that we may proceed at such time, as your Honors decide, with the letting of the burghers' excise on liquids and meats and use the revenues therefrom for the benefit of this village of Midwout, in paying the yearly salary promised to our Court messenger and other daily and incidental expenses. We promise to give an account and prove the balance in hand at any time, when called upon to do so, upon which your Honors may rely. Awaiting your Honors' favorable decision we are and remain

The 13th of January 1657 at Midwout on Long Island in New Netherland.

Your Honors' humble and obedient servants
The Schepens of Midwout.

By Order

Peter Tonneman, Secretary.

Having received and read the foregoing petition of the Magistrates of Midwout, dated the Isla of January, the Director-General and Council of New Netherland find the request therein contained reasonable and just; the said Magistrates are therefore authorized to levy the tax and to proceed against all who refuse. Date as above.

Petition of the Magistrates of Brooklyn against the Assessment for the Minister's Salary and objecting to the Appointment of Rev. Polhemius.

Noble, Very Worshipful, Very Learned, Wise and Prudent, Honorable Director-General in New Netherland etc.

Very Worshipful Sir.

Pursuant to the resolution adopted by your Honor on the 29th of November (sic!) last past at Breuckelen in our meeting, the delegates from Midwoout and Amesfoort being present, Midwoout was to contribute to the yearly salary of the reverend D* Polkemius 400 ft, Breuckelen 300 and Amesfoort also 300, which we then thought a heavy tax and took in consideration to inform and

submit to your Honor our decision after having made our calculation. Now we, your Honor's humble servants, the Magistrates of Breuckelen, report and submit to your Honor the impossibility to contribute yearly 300 guilders, because this sum cannot well be collected from a weak and impoverished community, many members of which have suffered great losses and damages in the times of war through surprises by the Indians and otherwise, which have disabled them. With the best they will some cannot raise, what they would like to contribute; nor has the said Do Polhemius ever been called or engaged by us as pastor, but he has intruded here against our wishes, desiring to preach in the public street in the open air; on account of which the house of the Schepen Joris Direksen here in Breuckelen was provisionally given him to avoid giving offense to any one. The burghers and inhabitants of Breuckelen generally and the neighbors say, that for such meager and unsatisfactory service as they have had hitherto, even if they could, they would not resolve to contribute anything, for during the two weeks he comes here only for a quarter of an hour on Sunday afternoon, gives us only a prayer instead of a sermon, from which we learn and understand little and when we think, that the prayer or sermon, whatever it be called, is beginning, it is already over, so that he gives small edification to the congregation. It has happened to us only on the Sunday before Christmas, the 24th of December last, that in place of a sermon, which we had expected to have, we had to listen to a prayer so short, that it was over, before we had collected our thoughts; it was also nearly evening, before he, Polhemius, came over, so that he had really not much time and was compelled to break off and leave hastily to return home, and this was all the edification—little enough—which we have had during the Christmas holidays. We maintain therefore, that we shall enjoy the same, if not more edification by appointing some one of our midst to read a sermon from a book of homilies (huys postille) every Sunday, than we have hitherto received by the sermon or prayer of said Do Polhemius.

We do not intend, however, by this our request and remonstrance anything to the dishonor of the said Polhemius or to the injury of his good reputation, but say only, that his great age is the cause of all and that his faculties are evidently not, what they were formerly; we see also, that Polhemius is not deficient in good will, but as he has not been called by us, we cannot conclude to contribute to his support aside from our inability already explained and submitted to your Although we, the Magistrates of Breuckelen, have resolved to contribute to the salary of the said Polhemius, the congregation here cannot come to such a resolution, as there are many, who cannot make any contribution and whom it would be more necessary to support; there are besides many bouweries unoccupied and vacant, for instance that of Mr. Paulis, the one of Frerick Lubbertsen on the strand, while a very simple and poor man lives on his other bouwery, who is also unable to give anything, and Lodwyck lives upon the Poor Bouwery while his lot is vacant, the same as Peter Cornelissen's, Elbert Elbertsen's, the land of Black Hans, Grabiels land, Peter Mallemocque, Peter Manist, Jean Martyn and others more of whom there is quite a number. From the foregoing your Honor may well consider and conclude, what can be raised and given here and although every one shall be assessed by us and put on the tax list, nobody will be able to resolve to contribute anything for such slender services, as we have heretofore enjoyed. We finally submit with due respect, that whereas the people of Midwout have engaged Polhemius alone without our knowledge or consent, we are very willing and well satisfied, that the Midwout people shall enjoy the services of Do Polhemius alone, if the Domine wishes again to perform the service and prayer instead of a service as formerly, we shall not be bound by it to any thing, except to what from inclination and free and unbiased will may be added to his salary, as several among us here are well inclined to him, although we do not enjoy his, Polhemius', services. Closing

herewith we commend your Honor to the gracions protection of the Almighty and wish a happy New Year besides a prosperous and blessed administration until the end and commending ourselves to your Honor's good favor we are and remain

Breuckelen

the of January 1657.

Your Honorable Worship's humble servants
The Magistrates of Breuckelen,

ALEERT CORNELISSEN, JORIS DIRCKS, WILLEM BREDENBENT.

By their order

Peter Tonneman, Secretary.

After having read the foregoing letter the following answer was made:

Mr. Tonneman is hereby commissioned by the Director-General and Council to remind the people of Breuckelen once more to fulfill their obligation and promise concerning the salary of their pastor, D° Polhemius, else the Director-General and Council will give such orders and make such dispositions as are necessary. Date as above (16th of January 1657.)

Petition of Jacques Corteljou for Permission to Plant a Village on Long Island (New Utrecht).

To their Honble Worships, the Director-General and Council of New Netherland.

Whereas no lands may be laid out and occupied here without your Honors' approbation and consent, the petitioner addresses himself to your Honors for consent to plant and establish a village on Long Island on the Bay of the North river.

Ja. Corteljouw as agent of the heirs of Cor. van Werckhoven, dec^d.

The foregoing request having been received and read, it is decreed as follows:

Fiat ut petitur, provided that a plan of it be submitted to the Director and Council at the first opportunity.

Done at Fort Amsterdam in N. N., the 16th of January 1657.

LETTER OF THE MAGISTRATES OF BROOKLYN TO THE DIRECTOR AND COUNCIL ABOUT THE SALARY OF THEIR MINISTER.

Noble, Worshipful, Honorable, Very Learned, Wise and Prudent, your Honors the Director-General and Council of New Netherland.

Gentlemen:

We respectfully submit as our answer to the decision made by your Honors on the 16th of January of this year 1657, by which we were to find means to supply the amount of 300 fl yearly for the salary, promised without our consent and knowledge by the people of Midwout and Amesfoort to the reverend Domine Polhemius, that we of the Court of Breuckelen do not know,

that we have ever promised or agreed to pay anything, but requested only time to gather information and make a calculation, whether it was feasible and means might be found; that we fear and apprehend, it cannot be done in so weak and impoverished a congregation, as ours and the neighborhood. It was not our intention or wish, to be constrained thereto by the Director-General and Council and therefore, not desiring to oppose the Director and Council herein, we have resolved at last to collect and contribute the said 300 fl., how or where ever we might be able to collect it, on condition that from the expiration of the first year of Do Polhemius' engagement, which is on the 7th of April 1657, we shall be excused for this and the following years, unless in the meantime we should hear of improvements and favorable changes (God grant it) here in this country and in the Fatherland, as we hope, when we shall make a proper agreement with Do Polhemius and promise to fulfill our former conditions, to which we have bound ourselves, but we cannot engage ourselves for subsequent and more years as above stated.

Closing herewith we commend your Honors to the gracious protection of God wishing a prosperous and happy administration until the end and commend ourselves to your Honors' good

favors, with which we are and remain

Your Honors' humble servants The Schepens of the Court of Breuckelen ALBERT CORNELISSEN, JORIS DIRCKSEN.

The mark 2 of Jooris Rapallhe, William Bredenbent.

By their order

Peter Tonneman, Secretary.

Petition of Inhabitants of Middleborough (Newtown) L. I. about the House built for THEIR PASTOR. ORDER OF THE DIRECTOR THEREON.

To the honerable gouernor worthie ser we whose names are vnderwritten desire to make our humble requests known, in respect of the house bulded here by the towne of midleburrough for publicke vse for a minester for continewance and some of the towne hath given it away to mr more for his owne proprietie; and his affer him wherein we thinke we are wronged & the towne left destitute if mr more please to leave vs or if he should die for we know men ar mortall then we are to seke both for minester & house to entertaine him into therefore we doe humbly entreat your honer that you would be pleased to take it into consideration and accordingly Judge the equitie of the thing & the damage that may ensew; thus leaving you to god & his grace we rest. JOHN BURROUGHES.

Janeuaries the 22th (sic!) 1657,

the marke - LAITON. Јони the marke ROBERD FRANCIS SWAINE. THOMAS HORNISH his marke.

The mark S of Nikles Carter. SAMUELL COE.

A° 1657, 15 January. Answer to the foregoing writing.

Whereas Wee ware informed that the house off the Minister (: being bild for a publicq use and successively for the Ministerij:) by som off the inhabitance off the Towne of Middleborch was disposed off, and given, unto Meester More, for his private use, it beeingh soo, as wee doe not hope, or thinke, then this are to require the Magistraats off the said Towne, to make their appijrance before us, for to give information and reasons, uppon wath Grounds, and Wherefore it was done alsoo; In the mayntyme the Magistraats are required and ordered to proceed no further against the bearer John Layton. Soe after mee Love ij rest.

Your friend and Gouvnern".

Fort Amsterdam, in N. Nederlant.

LETTER FROM INHABITANTS OF OYSTERBAY TO STUTYPESANT, CONCERNING THE TITLE TO THAT PART OF LONG ISLAND.

Honered Syr.

Synce youre last beeinge att Oysterbay, wee have reseued Nether Lyne nor Leter from you, wee dout not but you styll beare in Mynd the proposyshons then mayd, namly, that yould ether make oute the Ryght and Tytele of the place to be youres or give vs vnder youre hand to free vs from Insuing Damige of a Leter sent from gouernor Eyeton whych leter was produced and parvsed by My" Leveryge at youre being there, and since that tyme wee have Resened noe more it is not oure desyre to Lyue from vnder gouerment if therefore it may in meshure stand wyth your worshypes pleshure to manifest what you Intend Concernyng the playee wee shall wyth a wyllinge Redines atend your worshype wyth our ansquers soe not further to Trubele at p'sent wee humbly take our leaue and Reste youre Ever loueinge frendes from Oysterbay the 23" of January 1657.

To the Ryght worshypfull Pieter Steavenesant Dyrektor gouerner of the New netherlands these present.

Thomas Armatay, Paniel Whythead, Peter Wright, Nicholas Wright, Anthony Wright, These in the page of the Rest.

Commission from the Town of Flushing, L. I., to procure redress against engroachments by the Town of Hempstead.

Fforasmuch as it hath pleased our Honnorable Gouernor and Councell to direct their orders of excise bere wine and flesh vnto vs the inhabitants of Vlishing ypon receipt of the said orders the Towne assembled together have deputed to agitate with your Honnors the parties here specifyed namely William Lawrence, Robert Terry, Tobias Ffeake with all respect to repaire vnto the

Honnorable as aforesaid humbly intreateing their Honnors that they will vouchsafe to Continue vs in our present rightes and priviledges of our pattent and Articles to which wee willingly submitt with due obedience according to the Tennor of the same: and that their Honnors will be pleased to Consider our vnavoydables straites wee are like to bee exposed vnto by the intrusion of the men of Hempstead on the East part of our boundes written by order from the Towne by mee from Vlishing this Edward Heart Clericus. 23° of January 1657.

We whose names are vnderwritten being deputed by our towne of Flushing to Advise with the honored y' gouernour & his Councell Concerning some perticulars Annong other thinges we finding ourselves Agreaued that our neighbours of Hempsted does make intrusion upon the bounds of our pattent Concerning which some overture has bene made for redresse to the late gouernour Kiffet but nothing being done in the business & things of that nature being let run produceth great trouble & Contention we therefore at this time by the Aprobation of our Towne have had accesse to the gouernour & his Councell that they would so our rights Continued to vs According to our pattent & we shall Rest yours ever obliged in all due thankfullnes in the behalfe of the towne this 26th of January 1657.

William Lawrence.

TOBIAS FERE.

Ordinance of the Court of Brooklyn imposing a Tax to pay the Minister's Salary, with names of the Inhabitants, passed February 7th ratified February 13th 1657

(See Laws of New Netherland, p. 304.)

Petition of Merchants trading to New-Netherland concerning Duties on Imported Goods.

To the Honorable Lords-Directors of the Priv. West India Company, Department of Amsterdam.

Respectfully show herewith the undersigned merchants trading to New Netherland, that they have found and are assured, that many goods and merchandises, especially Indian goods, until lately procured by the English nation from the Manhattans in New Netherland, are now being bought by them and others at this place and shipped by way of England or directly to Virginia, New England and other places in that neighborhood, whereby the petitioners are deprived of a considerable share of their trade, which threatens to diminish daily, unless your Honors' wisdom should prevent it. The petitioners have therefore resolved, to lay the matter before your Honors and to submit to your consideration as the only expedient, that the cause thereof is to be found in the heavy duties imposed upon these goods above all others, wherefore some relief should be granted. Our agents in New Netherland complain also, that his Honor, Director Suvyescant, demands, pursuant to your Honors' order, as he says, on all goods, taken out of the ship there, a duty of 4 p. ct. in beavers at 6 fl or in silver coin, Holland valuation, and if it cannot be paid in either, he takes the value of it arbitrarily out of the cargo, advancing the prices fifty per cent

against those, declared here at the Company's office. A great injury is thereby done to the liberty of commerce, because cargoes arrive there often after the beaver-trading season is over or when few beavers come into market and because there is no or at least very little silver coin in the country. If the duty were to be taken out in merchandise, why should the best and most saleable be chosen, without considering, that often many articles are spoiled or that many casks of liquids arrive there empty, while contrary to the usages of this country as much duty is demanded for the spoiled goods and wasted liquid, as for full casks and goods in proper condition? We do not believe, that your Honors have intended that and turn therefore to your Honors with the friendly request for a reduction of the duty on Indian goods and that the 4 p. ct. may be paid in New Netherland in wampum, being the most current specie there, or at least that if to be paid in beavers, they be valued at 8 fl, at which price the honorable Director marks them, when making payments to our agents. The further request, that the amounts overpaid by us or agents on account of such importations, during the last year, be refunded to them there or balanced against the duties on goods, which henceforth we shall import there.

As the petitioners have also been informed, that the said Stuyoesant has upon several occasions threatened the merchants there with new taxes or tunnage fees, they request, that measures be taken and the doubts about this matter forever settled; as for other reasons the duties are already heavy enough, the petitioners further request your Honors' assurance, that henceforth no changes in the tariff or in the manner of paying the duties there be made, unless a previous notice has been given here.

Doing which etc., at *Amsterdam*, March 12, 1657. Signed etc.

LETTER FROM THE DIRECTORS TO STUYVESANT: CURRENCY; RENSSELAERSWYCK; NEGROES; CULTI-VATION OF SILKWORMS; LUTHERANS.

Duplicate. The 7th of April 1657.

Honorable, President, Pious, Dear, Faithful.

Since our last letter of the 19th of December, 1656, sent by the ships "Bever" and "Prins Maurits," we received here the disagreeable news of the wreck of the "Otter" on the coast of The "Otter" wrecked near England; by this misfortune we are now deprived of your general England.

letter and other papers, of which you very carelessly did not send the

Send duplicates by every duplicates by the "Duyff"; this must be done in the future, whenever opportunity.

there is a chance, while at present we are embarrassed and puzzled by many things; so that we can hereby only reply to some points deferred in our last letter until now and a few others for your instruction and rule.

Concerning the proposed change of the value of your currency or reduction of the beaver and the wampun,* we have after due consideration come to the conclusion, that depreciation of

* Wampum, peage, wampumpeage or sevant were the names given to the Indians' curreucy, which the Dutch found in use among the aborigines, when they came to settle on the Indians. Wampum was black and white perforated beads from \$\frac{1}{3}\$ to \$\frac{3}{6}\$ of an inch in length and \$\frac{1}{2}\$ in thickness. The Quahaugo or Whelle Bucchum undatum), a shellfish formerly abounding on the coast of L. L, but now rather rare, rurnished the material, from which the black (in reality it was dark purple), and more valuable, also called Suckaukock, was made. The white beads were made from another shellfish, called Metauhock, Perivainkle (Turbo littoreus, Lin.) and were more strictly the wampum, and Raziers, Treasurer of New Netherland in 1627, introduced wampum in the New-England Colonies, much to the disgust of the inhabitants, who declared it the "Devil's work and money." See in Laws of N. N. the Ordinances rel. to Wampum.—B. F.

Wampun reduced from 6 to the currency means destruction of the commerce and consequently ruin 8 for white and 3 to 4 for of the country. To prevent this we have decided, to make no sudden change, but to proceed gradually beginning with the wampum, which is to be reduced from 6 to 8 for the stiver; it being well understood that this reduction shall not

take effect before the beginning of next year, 1658, and in the mean-To be carried out in the

spring of 1658 after due notice to the inhabitants.

such measures are published here in all well-governed republics and kingdoms, to cause the least possible inconvenience and loss to the community. We shall wait with reducing the currency value of beavers from 8 to 6 guilders, for The reduction of beavers to

time, upon the receipt hereof, the people must be informed of it, as

be deferred. we see difficulties in making these changes simultaneously and would rather have once more your opinion on this subject.

That the remitted 4 p. ct. are not of great advantage to you has not surprised us; it is therefore our intention to collect them here from the first ships sailing The remitted 4 % to be collected in Holland and neces- hence after this and to send you for the amount the required comsaries sent instead. modities; the same would have been done with the 4 p. ct. on goods

shipped now, if you could spare the money and return it to us. Should you be in a position to

do the same, by sending us from time to time half or less of the 8 p. ct. If part of the 8 g received of return duties, then we would not fail, to provide you properly with here could be remitted, commodities might be sent, goods in exchange; while the low state of our funds prevents us as yet to lay in a large stock.

In regard to the collection of the tenths and other taxes from the Colony of Rensselaerswyck, Collection of the 10th from we have not yet discovered any other measure, than to proceed by way Rensselaerswyck. of composition, as your resolution of June 27, 1656, proposes it; hence we approve of it and recommend, that if it has not already been done you deal with the said Colony in that manner.

We would have liked to send you now two masons and as many ship carpenters, if they could have been engaged at fair wages, but we had to defer it until the departure of the next To send masons and carpen-ships, when you may certainly expect them. We are in doubt howters with next ships. ever, whether instead of ship carpenters you do not mean house carpenters, who we think are more required, because of the small shipping owned there by the Company. To engage such people is expensive for the Company and therefore trades as car pentering, brick-laying, blacksmithing and others ought to be taught to the negroes, as it was To teach the negroes some formerly done in Brazil and now is in Guinea and other Colonies trade. of the Company; this race has sufficient fitness for it and it would be very advantageous; therefore we recommend it to you most earnestly.

We send herewith the small bell, which the inhabitants of Fort They send a Bell for Beverwyck. Orange and the village of Beverswyck requested for their newly built little church; as the 25 beavers, brought over by Dirck Jansen Croon to pay for making a pulpit, have arrived much damaged and therefore the proceeds therefrom were not sufficient, we have at

75 fl advanced for a pulpit his request advanced for this purpose the sum of 75fl as an encouragement for sd congregation. to the community there. As to the other two bells for the villages of Two bells for Midwout and Midwout and Hemstead, we shall have them made here also and send

Hemstead to be sent later. them to you by the first ships, when ready.

We enclose the duplicate of a letter from Mathias Beck, Vice Director at Curação, the original of which we received by way of the Caribean Islands, you will learn from it among others, how aggrieved he is because of the empty condition of the Warehouse there; this will be improved however by the arrival there of our ship "Bontekoe," in which besides clothing we also sent victuals, as we are doing again now by the private ship "Vogel Struys," specially chartered by us to take out provisions and necessary materials.

You must not omit to keep up on all occasions a good correspondence between this place and Cura-with the Island and whenever possible provide for it. We intend for this purpose to send you the ship "Hay," if she is considered seaworthy

and can be fitted out with small expenses If in the meantime private parties there desire to bring away from the Island in their own vessels a quantity of salt, of which they have a large stock, also horses and other animals, permission may be given them under fair and just conditions.

About the cultivation of the mulberry to feed silkworms bundred mulberry-tree seedlings or shoots, (not grown trees, for that would surely require a pretty large ship,) put into earth in one or two barrels or hampers; in order to see, whether with eggs of the silkworm brought there in due time, they cannot be hatched out and silk advantageously produced there.

We think, this industry is likely to have much greater success in New Netherland, where About silkworms.

nature has already planted the food of these animals. Our English neighbors have not failed to observe this and lately a few bales of silk arrived here, produced in Virginia. This has induced us to send you herewith a small box with eggs, that the experiment may be made there also. The season is rather well advanced and if therefore as we fear these eggs might be spoiled on the voyage, you must try to obtain a new supply from the said English neighbors or better still some silkworms, to make a beginning and see how it will turn out. We recommend it to you most seriously.

About the Lutherans. We have by no means the intention, to grant to the Lutherans any more liberty regarding the exercise of their religion, than stated in our letter of June 14, 1656, by which we still stand.

About the Schout of this City We do the same in regard to our order, formerly issued, not to separate the office of Schout from that of the Fiscal and still desire, that the duties of both be performed by one person: this for your information and guidance.

Could get little information from the books sent over, from the books sent. Their which contain only entries of debit and credit of many persons: the origin of these entries must be looked for in the day-book or else should have been given substantially in these books. The consequence is, that after waiting so long, we are not wiser than before. If we cannot obtain any better satisfaction out of the accounts of the former Receiver Tienhoven, we shall be compelled to try another tack, for we cannot believe, that everything was done in good faith. In the ledgers sent us we find among others, that one Christian Remningh, who deserted like a villain, as proved by the book of monthly wages lit. W., and thereby forfeited all his pay, has nevertheless had the pay due him credited to his account with fl 52.2.12 and this amount transferred to the credit of Hendrick Hendricksen from Elbingh, who has procured an authenticated extract of it and sent it over, to collect the amount from the Company here. You can imagine, what impression such and similar errors and studiously perverse practices make on us and you must give us a detailed report about it by the first opportunity.*

The enclosed copy† of a petition from the merchants trading to New Netherland will inform you what complaints they make to us, among which we find some to be justified by good reasons,

principally, that you demand the remitted 4 p. ct. in beavers at 6 instead of at 8 guilders or in silver coin, Holland valuation; this is entirely against our intention and wish, as you may have learned from the conditions sent you, which we made with this city for the establishment of colonies there. If therefore the receipt of these 4 per cent duties could not be missed by you the last time and returned to us (as we have proposed above), you shall demand them only in New Netherland valuation and the beaver at 8 fl without compelling the merchants to make up the difference out of their cargoes at an advance of 50 p. ct.; for such a measure can only tend to ruin the trade, which must be unrestricted. We have deemed it necessary, to urge this upon you with much earnestness, so that we may not be troubled with any more such complaints in the future.

In our last letter of December 19th, 1656, we not only reminded you, but also directly charged Noto take imposts on goods of the Company either to the South river or elsewhere, as being something quite unheard of and contrary to custom here; but as we now observe, that the trade to Virginia and New England is in danger of being diverted by the heavy taxes which you are imposing upon merchandise going out of the Company's territory, we have decided, that to prevent it the old rules must be followed again and only one per cent when the province.

Not to demand more than 1 province, or goods sent within the jurisdiction of the Company's territory, we have decided, that to prevent it the old rules must be followed again and only one per cent demanded from outgoing inerchandise; we therefore recommend, that 1 province.

but it is not necessary, we think, to farm it out, which as you state in your letter of June 8th, 1656, is now done for 3,000 fl per year. This sum appears very small to us, considering the complaints made to us over excessive duties on outgoing goods, as for instance 3 fl and more for an anker of distilled water and all other measures in proportion. Either the farmer of the revenue goes beyond his instructions or the Company loses by the farming out and is defrauded; you will report to us by the next opportunity, how it is.

Complaint is also made here, that 6 stivers are paid as fee for weighing each hundred pounds of tobacco; this is indeed too much and unbearable in so early a beginning and it must be changed; remember this.

Jan Withart, the agent of the owners and freighters of the ship "St. Michiel," has complained to us, that on account of some powder in the cargo he as agent has been condemned to a fine of 1500 fl, which had been reduced to 1000 fl by composition and the decision of arbitrators. He paid this latter sum long ago, but after the payment and entire settlement of the case the former Fiscal Tienhoven has pressed out of him 500 fl more; he therefore demands, it may be refunded to him, to which we could not consent, as we are ignorant of the case, but if his statement is correct, great wrong has been done him; you must send us a report about it.

We are also importuned here by a certain Peter Luycassen, formerly skipper of the "Abrahams Offerhande" about the payment of monthly wages to his crew, whom you engaged there. As we refused to pay, which we told you in our letter of September 25th, 1655, we must desire you to satisfy the man or his attorney there; remember however, that out of pity, we have paid here to the carpenter, Doucke Huyckens, the sum of 100 fl, so that he has only 142 fl coming to him now.

There sailed from here in the ship "Waegh" as soldier one Lindert Claesen from Rijpen,*
whose wife has since died here and left three children, now maintained by the Overseers of the

^{*} In North Holland, 13 m. from Amsterdam.

Poor. These officers have requested, that the said *Claesen* might be induced to live frugally there, so that they could receive part of his pay for the maintenance of the children (the oldest of whom they are willing to send over, if the father is in a position to keep him), as their mother received for the same purpose 90 fl. We wished to call your attention to this matter and recommend it to your consideration.*

We enclose the list of passengers and the bills of lading of private goods, shipped in the "Goude Moolen," to the discharging of which the Fiscal must pay proper attention.

Herewith etc etc

Amsterdam,

this 7th of April, 1657.

To Director Stuyvesant and Council in New Netherland.

Your good friends
The Directors of the W. I Company
Department of Amsterdam.

ISAAC VAN BEECK,
ABE. WITHERDONCS.

Post Datum:

Cornelis Martsen Factoor, whom we have placed as supercargo on the "Goude Meulen," has asked this Board for compensation for two half awms of Spanish wine, illegally confiscated there with two half awms of brandy by the former Fiscal Tienhoven. If this is true and we presume it to be so judging from your resolution of the Sth of November, 1656, it is not more than just, that he should be indemnified and contented, which we recommend to you herewith.

By order of the Directors, A. B. De Decker, junior.

This per "Goude Meulen," the original received by the "Vogelsangh."

Council Minute. A marketday appointed for Brooklyn.

The Magistrates of the village of Breuckelen and adjacent localities having petitioned for authority to hold a market day in their village,

It is decreed, their request is granted; the market day shall be held weekly every Thursday. 17^{th} of April 1657.

LETTER FROM THE DIRECTORS TO STUYVESANT: NEW MEMBERS OF THE COUNCIL.

Honorable, Prudent, Very Discreet.

In our last letter of the 7th of April, dispatched by the "Vogelsangh" and the "Goude Meulen," we informed you among others, that we would order an inspection of the confiscated Swedish ship "Hay"*and, if found seaworthy and suitable, send her over well fitted out and repaired, to be employed there as a regular packet between Curação and New-Netherland; this has been

done and the vessel is so far fitted out, that in 3 or 4 weeks she may sail for Curação and thence with a cargo of salt and horses directly to New Netherland; you may make your arrangements accordingly.

While examining the documents and papers relating to the confiscation of the aforesaid vessel, we found, that she has been appraised there, but cannot discover any specification or statement of the quantity of goods or merchandises, which may have been on board, much less what they were sold for and to whom the proceeds of the sales were entrusted. We were surprised, the more so, because in sending the ship this could hardly have been overlooked; if any reclamation had been made here, we would have been thoroughly embarrassed and as we are not yet quite relieved of this matter, we must desire you, to send over these papers by the first opportunity, also a statement of the losses and damages, inflicted upon the Company and the inhabitants by the surprise and capture of Fort Casimir, so that when called upon we may make use of them.*

It is possible, that the money received from the sale of the cargo of this Swedish ship was placed into the hands of *Cornelis van Tienhoven*, who was then Fiscal, but we can hardly believe, that you should have left it there; if it was done, you must try to get possession of it, as even in case his estate should be insolvent, which we do not believe, the Company should have the preference; report, how it is.

We have engaged here as Councillor for your aid and assistance Johan de Decker, late Commissary at Fort Orange; and as we have observed from time to time, how badly the finances of the Company are managed there, we have specially committed their administration to said Decker, for which he is to receive as salary 25 fl monthly besides the 50 fl as Councillor's pay and 200 fl yearly for rations. We trust, the Company and you will derive great benefits from his performance of these various duties and if his private affairs had not detained him here he would have sailed in the ship "Waegh," but he was obliged to delay his departure.

The enclosed copy of instructions will inform you, how the Company's finances are to be administered: we have had them specially compiled for this purpose, that for once we may see well and correctly kept books. These instructions provide also, that as soon as the said *Decker* shall have arrived out, you are to make him a committee of the Council for the supervision of the finances, upon which he is to report to you from time to time.

We have committed the funds and the books of the treasury to the care of the Secretary van Reuven, who has, as we understand, good qualifications for this office. You will let him open new books and conform to the instructions without waiting for the arrival of said Decker, without whose assistance everything can be prepared.

Amsterdam, [26th] of May 1657. To Director Stuyvesant and Council. in New Netherland.

Received per " Waagh" of Amsterdam.

Your good friends
The Directors of the W. I. Company
Department of Amsterdum
EDWARD MAN.
ISAAC VAN BEECK.

* See Vol. XII, p. 70 ct seq. The ship and tackle were valued at 2958 ft, the cargo consisting principally of 15750 lbs. of flour, spoiled during the voyage, at 394 ft. See N. Y. Col. MSS., Vol. V, fols. 382-399.

† See Vol. XII, p. 185.

Instructions for the Director and Council in New Netherland for the administration of the Company's Finances.

.

They are to take first an inventory of all the assets of the Company, consisting of money on hand and amounts due, of the provisions, ammunition, equipments, soldiers' clothing and merchandise in the Warehouse, of all rents and tenths due and of the lands and houses belonging to the Company.

2

Out of this inventory they are to make ledgers of the finances, of the cash, debtors, farmers of the revenue, current values and the Warehouse, each to have a separate ledger, of the houses, parcels of land and bouweries belonging to the Company, also properly debit and credit the Company and those, who owe tenths etc.

3

In order, that the receipts and expenses be properly accounted for, the cash account shall be kept in one coin or value, namely Holland currency, the rijpdaelaer at 50 and the ducation at 63* stivers. All receipts and expenditures in light money, either in wampum or beavers, shall be reduced to the valuation of the cash book by addition or substraction.

4.

If any slaves, horses, salt or other merchandise shall arrive there from Curação or elsewhere for account of the Company, they are to be sold publiely, every thing properly labelled, either for eash or on time with sufficient security; but no officer of the Company shall be allowed to take or buy any of them, except at the public sale as above.

5.

Nobody shall buy for account of the Company any provisions, material or other things except with the knowledge and by order of the whole Council, nor shall and account or draft be paid, unless approved by the Conneil and signed by two of its members.

o

No officer or servant of the Company shall be allowed, to buy any land, lots or other valuable property from or make any conveyance to the Company without the consent of the whole Council.

7.

No officer or servant of the Company shall farm any of the revenues or have a share in such farming, neither directly or indirectly.

8.

A strict account shall be kept of all export and import duties, for each ship separately with remarks concerning all the parties interested; this must also be done in all eases of confiscation and affecting other privileges of the Company.

9.

They are to take care, that the financial ledgers are at all times kept intelligibly posted up, also that the books of monthly payments to the soldiers and others are properly charged with what they have received and that the time of their death or discharge be noted against their account: the property left by deceased soldiers and other servants of the Company must be administered upon for the benefit of the heirs.

They are further to take care, that the emoluments, allowed to the Company's officers, remain regulated by the list published in regard to them and they must severely correct and punish all excesses and misuses in this matter.

The persons, to whom the supervision and administration of the finances are specially entrusted, shall be held to report for the information of the Council on the condition of the finances every three months.

12.

They are to close the financial ledgers on the last of December of every year and send them to the Fatherland and draw up and send over also a general statement (blaffart) of all revenues and expenditures, received or made by the Company during the year, down to a stiver, reporting the cash on hand and specifying the contents of the Warehouses and all other property of the Company.

Thus done and decided at the meeting of the Directors of the West India Company, Dept. of Amsterdam, the 26th of May, 1657. EDWARD MAN. ISAAC VAN BEECK.

PATENT FOR LAND ON LONG ISLAND (FLATLANDS).

Petrus Stuyvesant, Director-General etc etc and the Council testify and declare, that to-day, date underwritten, we have given and granted to Cornelis Theunissen a piece of land situate at Amesfoort on Long Island, beginning at the division of the fence of Pieter Clasen as far as the wagon road of the Stromkil, goes West South West, is wide forty rods, stretches into the woods South by West, in length three hundred rods on either side, runs back to Pieter Clasen's land, East by North in width sixty rods, containing five and twenty morgens net, with the express condition etc.

Done at Amsterdam in New Netherland, the 1st of June, 1657.

The above patent was granted on the condition, that the land should be enclosed by a fence within one year and six weeks or else he forfeits it, as the patent issued to him shows.

INDIAN DEED FOR STATEN ISLAND.

We, the undersigned natives of North America, hereditary owners of Staten Island, Sackis of Tappaan, Taghkoppeauw of Tappaan, Temere of Gweghkongh, Mattenou of Hespatingh, Waerhinnis Couwee of Hespatingh, Weertsjan of Hackinghsack, Kekinghamme of Hackinghsack, Wewetackemen of Hackinghsack, Neckthaa of Hackinghsack, Minguasackyn of Hweghkongh, Terincke of Hweghkongh, Mikanis of Gweghkongh, Mintamesseeuw of Gweghkongh, Acchipôor of Hweghkongh, certify and declare for ourselves and our descendants in presence and with the knowledge of the underwritten witnesses, to have sold and conveyed as a free hereditable property now and forever without any further claims to be made by us or our descendants to Lubbertus van Dincklage, attorney for his Noble Honor, Hendrick van der Capellen the Ryssel, the whole of Staten Island, by us called Eghquaons, for the goods hereafter specified, to be brought from Holland and delivered to us.

10 boxes of shirts.

30 pairs of (ferousse) socks.

10 muskets.

10 bars of lead.

10 ells of red (dousyns) cloth.

2 pieces of duffel.

30 kettles, large and small.

50 axes, large and small.

30 pounds of powder.

some awls. 25 adzes.

some knives.

We further promise, that if any other savages or nations should commit insolence, molestation or force against the inhabitants of Staten Island at any time, we shall assist in preventing and resisting them.

In witness whereof we the owners have signed this with the witnesses in due form of law on the land of Waerhinnis Couwee at the Hespatingh near Hachinghsack in New Netherland the 10th of July 1657.

The marks made by the hereditary owners.

The marks X of Waerhinnis Couwee. of Hespatingh.

Mark - of Necktan of Hackinghsack.

Mark XX of Saccis, Sachem of Tappaan.

Mark O to of Mattenouw, Sachem of Nayack. Mark of Keghtackcean, Sachem

Mark of Taghkoppeuw of Tappaan.

Mark of Temere of Gweghkongh.

Mark ((of Weertsjan of Hackingsack.

Mark X of Kekinghauwe of Hackingsack.

Mark *** of Wewetachamen of Hackingsack.

Mark of Minquasackingh of Hackingsack.

Mark of Mintiaseuw, Sachem of Gweghkongh.

Mark of Teringh of Hweghkongh.

Mark X of Acchipoor, Sachem and Chief Warrior.

The marks made by the witnesses.

The mark of Oratam, Sachem. of Hackinghsack.

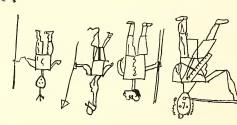
The mark of Pennikeck, Sachem, of Hackinghsack.

Mark owo of Keghtackaan, Sachem of Tappaan.

of Haverstroo

Mark of TERINGH, Sachem of Gweghkongh. Mark of WAERHINNIS COUWEE,

of Hespatingh. Mark of of Mattenouw, Sachem of Hespatingh.



LETTER FROM DIRECTOR STUYVESANT TO THE TOWN OF HEMPSTEAD: TENTHS.

The Magistraats oft Heemstead.

Lovinge frindes.

Before me departure from jou ij was in hoopes; off a good act amongst jou both in settelinge off mister Dentons continuance and the agreement off the tents for the present year. Butt Beyinge here Back and reddy for me returne; Both ware Breack off By sum turbelent spiritis iff in the nemic off the Whole or any is jet jgnorant; butt nott satisfeyt therefore you may be pleased to vnderstand by this presents that wee as jett expect the tents vppon the field for the year present and according to the value off that for the year past this therefore is ordered By this present that before the gatheringe off the Crop jou sal give tymely noticij that wee may send a man for to take vp walt is the patroous due, and for the ministry: you al doe knowe that mister Robbert Fordam some tymes minister [in] the twon of Heemsted did leave the place and also the exercyse of the ministery wythout our Consent or Knowlidge and for no or littel reasons therefore wij ken nott admitt him in such a manner of comminge againe. Soe after me love commendinge you al into the protection off the Almighty ij rast. (July 17, 1657.)

(Written by Stuyvesant himself.)

LETTER FROM THE TOWN CLERK OF RUSTDORP (JAMAICA) L. I., TO DIRECTOR STUYVESANT COMPLAINING AGAINST THE MAGISTRATES OF HEMPSTEAD AND ORDER THEREON IN COUNCIL. HONORED St.

Wee your Subiects the Inhabitants off Rusdorp having a Company off Catle to the number off sixty or there abouts which have been within the bounds & Commons off Hemstead are by them taken vp & pounded: wee vpon intelligence sent two men to fetch y^m & demand y^m in a Loving and neighborly way, The magistrates refused to deliver our Catle vnlesse we would pay damage which our Catle have done in there vniffenced ffield which wee refused to doe & our Catle are there still kept & retained in there pound. S' wee humbly crave your worships assistance in this Case y' you would bee pleased to graunt vs a Reprievement flor our Catle which they retain & alsoe a warrant to summons some off there town to Answer the Cause at yo' high Court. And whereas great damage may happen & Accrew to vs iff the Cause bee suspended wee humbly crave your worship would answer our Requests by this bearer. Soe with apprecation off all happinesse to yo' Lordship wee humbly take our leave who Remain

July ye 20th

1657.
To the Right Worshipfull
Peeter Steyvesant Esq*e
Governor Generall of the
New Netherlands these
present.

Your Loyall Subjects
y° Inhabitants off Rusdorp
by order ffrom the Towne
Scripsit
Daniell Denton, Clericus.

In New Amsterdam.

Weeras the inhabitances off Rustdorp a villadjage vppon the Long Island in a letter off complandt doe informe vs that thyre neighbours off Heemstead have tacken up and pounded sixty

or there abouts off thyr cattel for predendet damage donne as they say in there vnfenced fields and also more and greater damage may happen and accrew by restraining and poundings such a number off cattell—ijt is therefore ordered By this presents that vppon sejt heeroff the pounded cattell sal be redelywered att the least the Mylch kouwes and worken oxes and that the magystraats ofte twon off heemstead sal make theyre apyrence Before vs to give reasons [for] such doejings and sum off the inhabitances off the aforsayed towne to answer theyre demandings and Reasons; against Weensday next the 25 off this instant. Acted and given vnder our hand and seal.

New Amsterdam in New Netherland, the 23d of July 1657.

(In Stuyvesant handwriting.)

LETTER FROM THE TOWN OF HEMPSTEAD TO STUYVESANT.

Right worshipfull yrs wee have reed bearing date the 17th of July weeare in wee vnderstand ys are vnsatizfied lerning summe speaches from sume pitlar man or men not being imployed by the towne nor by ther knowledg or consent nether doe the towne owne what thay have said wee hoope according to the agreement made for a hundreth skeepell of wheeat for the tentes ys will be content the wich the towne agreed with ys and are willing to performe our desiers are to Imbrace Mr. dentons ministric if god bee pleased to continue hime amoungst vs and as for yrselfe wee have had sufficient experience of yr willingnesse and doubt not but ys are the same by yr late free and noble profer soe hoping will not take any exemptions against the whoolle for some prtillar Estravigant speches for soe it will sumtimes fall out wheare a generall voat is wee have sent Mr. Simons the bearer heareof hee shall further informe yr woorshipe soe not further to truble yr woorshipe att present wee remaine yrs in all service to command according to our power

RICHARD GILDERSLEEVE in the name and bee haalfe of the towne of *Hempstead* this 25 of July 1657.

To the Right worshipfull Peeter Stuisant Governor-General of the New Netherlandes at his howse foort Amsterdame these presents.

Stuyvesant's Answer.

Lovinge frindes

Your letter send By Mister Semins and his information have given vs full satisfaction so that wee sal rest in your promises off hundert skepels off wheat for the tentes for the present year; about the continuancy of mister denton amonghst you we sal vse al endevers we ken jff hee ken not bee perswaded jou most locke for an other Abel and Godly men weer vnto wee on our seyde sul contribu waht levs in our poure, soe Affter me &C

Sent to Hemsteed July 29, 1657.

PATENT FOR LAND ON LONG ISLAND.

Petrus Stuyvesant Director-General of New Netherland &C and the Council testify and declare, that to-day, date underwritten, we have given and granted to Hans Jongh and Daniel

Stiger a lot of land on Long Island near the Ferry, wide on the Northside six rods five inches, on the South side six rods six feet one inch, long on the Eastside thirty-one rods, three feet, on the Westside thirty-one rods two feet; with the express condition &C &C

Amsterdam in New Netherland, 25th of August 1657.

PATENT FOR LAND ON LONG ISLAND (NEW UTRECHT).

Petrus Stuyvesant &C &C and the Council testify and declare, that to-day, date under-written, upon a remonstrance and petition presented to us, we have given and granted, as we herewith do, to the newly begun village of New Utrecht and the inhabitants thereof, already living there or who may come hereafter, a parcel of meadow land, situate on Long Island on the East Hook of the Bay of the North river opposite Coney Island, containing with all kils, creeks, swamps and marshes, drowned and sandy lands one hundred and thirty morgens, bounded on the West by the land of Anthony Jansen of Salee, NorthEast by the kil, upon which stand the mill of Gravesend, East SouthEast and South by the same kil, South West by the Bay of the North river.

In testimony whereof this has been signed and our seal in red was affixed to it at Amsterdam in New Netherland, the 27th of August 1657.

LETTER FROM THE DIRECTORS TO STUYVESANT: LAMONTAGNE, VICE-DIRECTOR AT FORT ORANGE SMUGGLING; TENTHS; FRENCH PRIVATEERS; RECORDS.

The 15th of September 1657. Honorable, Prudent, Pions, Dear, Faithful.

Our last letter to you was dated the 26th of May 1657 and sent by the ship "Waegh"; the copy of it is here enclosed, to which we refer; since that date the private ships "Bever," "Beer" and "Gelderse Bloom" arrived here safely, praise be to God, on the of July and we received by them your letters and papers of the 2⁴ and 3⁴ of June, also the duplicate of your letter of November 1656, the original of which had been lost with the "Otter." As several matters in this letter have been answered by ours of April 7, 1657, we shall as briefly reply to the rest and what else requires it, as possible in so short a time.

1.*

The satisfaction apparently felt by the resident community of Fort Orange and the village

La Montagne as Commissary

has induced us to continue the same there as Commissary or Vice
at Fort Orange.

Director provisionally and until further orders,

3.* 4

We shall further examine the renewed ordinances and placats issued by you for the Orders against smuggling prevention of smuggling, also the draft of an ordinance relating and about inspecting tobacco to the inspection of Virginia tobacco and the arguments of the beexamined.

merchants and factors against it; our opinion and wishes in this regard will be sent to you by the first ship.

.

Whereas Captain de Cominck has not given us the least information concerning the expenses They desire an exact account and wages paid in the repairing of the ship "Hay" (now called of the ship "Hay." "Diemen" and already on her way to Caração,) you must as well as you can draw up an account and send it to us with a complete list or statement of all the material, used for the repairs of the said ship and delivered out of the Warehouse. These papers have not been found among the other documents, with which you say they were sent; we may require them some time or the other.

6, 7, 8.*

Although the village of Hemstead and some other distant bouweries would not make an No expenses to be spared in agreement about the tenths, the expenses to collect them forcibly must collecting the 10 cts.

Other Reasons why.

right of possession, which is very important to us and when such collections have been made once or twice, the people may find out the errors of their way and come to an agreement.

10.

We have read your lengthy debates, verbous complaints and far-fetched excuses in reply to our letter of December 19, 1656, showing that you do not intend to give in or submit and we might give you a satisfactory answer, if we considered it necessary or worth while: but we'll only say, that in future you better keep aloof from such reproaches and challenges and take greater care not to give cause for just complaints.

11.

Your arguments regarding the questions, which often arise between skipper and merchant. They send instructions for the Comm' of Admiralty in us; but as this is a matter, which cannot well be disposed of by an order average cases. us; but as this is a matter, which cannot well be disposed of by an order or rules, we have found it advisable, to send you herewith — to prevent injustice to the skippers, which we notice has been done to them — two or three copies of the Maritime Laws of Wisby + and as many copies of instructions drawn up here for the information and guidance of the commissioners of admiralty, that you too may act accordingly. As to making In due time rules for the rules for the freightage of goods sent to New Netherland, we think freight money to be made. we can do it and shall take it into consideration, of which you may expect the result by the next ships.

12.

You state later on and lastly, that a French privateer with a Spanish prize had arrived there, and request to know how you should act in such cases considering the peace with Spains, while you would shut your eyes in the meantime to the sale of the prize cargo. We answer briefly, that you cannot prevent such privateers to enter your port, but you can forbid them to break cargo and Not to allow privateers with sell some of the prize goods, which must not be allowed to be done Spanish prizes to break cargo. either directly or indirectly within the Company's jurisdiction; we are therefore surprised, that you have made such a mistake and have acted contrary to the usages of

^{*} See Vol. XII, p. 197.

⁺ A seaport town of Sweden, capital of the Island of Gottland.

this country, which must be followed and imitated in every respect, for otherwise this government and the Company would become involved in great trouble, as we have treaties of peace with France as well as Spain. Such tolerance and connivance in our territory would also ruin the Which would tend to dit trade with the Spaniards, which we expect to establish at Ouração and

Which would tend to distrade with the Spannards, which we expect to establish at Curação and minish the Curação trade. to prevent this and give offence to nobody we have decided to write to you and seriously recommend not to allow or connive at such breaking of cargo and selling of prize goods under any circumstances; you will act accordingly.

13

We enclose the bills of lading of the private goods shipped in the "Wasbleecker," also the list of passengers coming over in the same ship; among them is a woman, for whom the Company paid the passage. We have no doubt, that you keep a book or register of such persons, so that on their removal from there you can recover the money.

We have forgotten to mention, that we are pleased by your sending us the records of reso-Pleased over the resolutions lutions, sentences, and other documents, which you will continue to and other papers sent them.

As we understand, that the ship "Wasbleecker," now coming over is intended to bring a cargo of salt from Curaçao, we recommend, that you send some provisions to the Island, which Sending of provisions to are not only necessary and will be welcome there, but shall also give Curaçao recommended.

you occasion to provide yourself again with salt and horses; it would also be an inducement to open the trade between New Netherland and Curaçao, the more so, if upon arrival there the shippers of salt are treated civilly and kindly and not too heavy and unbearable duties are imposed. You will see to this, that every body may feel encouraged.

Herewith etc etc

Amsterdam, 15th of September, 1657. Agrees with the record
A. B. DE DECKER.

Honorable, Prudent, Pious, Dear, Faithful.

After having closed and dispatched our general letter, we resolved to send you by the same ship "Wasbleecker" some commodities and necessaries, as Russian cloth, English caps, shirts, socks and shoes for the soldiers as per enclosed invoice, so that they may be provided with them before winter. We urge you to distribute them properly and to those most needing them.

Amsterdam 19th of Septhr, 1657. Agrees with the record
A. B. DE DECKER.

LETTER FROM THE DIRECTORS TO STUYVESANT; SMUGGLING; WAMPUM; DUTIES; RENSSELAERSWYCK AND TAXES; JOHAN DE DECKER.

The 22^d of December 1657.

Honorable, Prudent, Dear, Faithful.

1.

Our last letter to you dated the 15th of September was sent by the ship "Wasbleecker," to the duplicate of which here enclosed we refer. Since that time the ships "Otter," "Draetvat," "Goude Meulen" and "Vogelstruys" have safely arrived here, God be praised, and brought us your letters of the 13th and 16th of August and 7th and 10th of September, which we shall now answer as briefly as possible together with some few points formerly deferred.

9

The first point offering itself is your deliberation to prevent the smuggling in the fur trade specially, carried on at the North. We also made this matter a subject of our consideration as well as the renewed placat regarding it, which you propose and which with some alterations and modifications we have approved, as you may see by the printed copies, to be forwarded by the ships now ready to sail. You can affix them there and must punish those, who break the rules, without any connivance.

3

We do not disapprove of your reasons for executing the placat concerning the reduction or the issue by measure of the wampum and would have confirmed it, if the magistrates and some of the principal merchants there were satisfied with it. Their opinions should be heard and if they approve of the step, you may carry it out there; we return therefore the said placat* with a few alterations, believing, that wampum should not be received or paid out by us at a higher rate than in New England and as we have noticed, that you usually publish such ordinances and placats in the name of the Privileged West India Company without mention of the Department of Amsterdam, we found it necessary to direct, to name the latter also on all future occasions and not to neglect it.

4

Your project or motion, to have the *Virginia* tobacco also inspected there, and the arguments of merchants and factors against it have been thoroughly examined by us and although we incline to your project and to the appointment of an inspector, which would prevent some faithless factors from defrauding their principals, yet, seeing that it would give cause to dissatisfaction and complaints generally among the merchants there, we prefer for the present to wait and you will govern yourself accordingly.

5.

Since we wrote last we have also considered rules for determining and collecting the rates of freight for goods coming from here demanded by the skippers, but we did not find them practicable or at least not so very necessary, considering it is well known, that the skippers discriminate and make special agreements, so that the small merchant does not pay more than the great one and we inform all at our office, who are ignorant of it, that they may act thereon.

6.

As before the adoption and publication of our resolution concerning the remitted 4 p. ct. some merchants here had paid to us the duties of 10 and 6 p. ct., we have this time, to prevent trouble, given them and other shippers the choice to pay their dues there in beavers as formerly or here in place of 4 p. ct. only $2\frac{1}{2}$. What we shall receive here will be sent to you in necessaries and commodities, as requested, by the ships now ready to sail. The enclosed bills of lading of the private shippers will inform you, from whom you have to demand there the said 4 p. ct. in beavers.

7.

We regret to hear, that the people of the Colony of Rensselaerswyck continue to maintain their unfounded position and cannot be persuaded to collect and pay the tenths and other taxes.

See Laws of N. N., p. 289.

This is very dishonest and on account of the consequences can and must not be tolerated; we have therefore resolved to direct once more and for the last time, that you make the attempt and in case of non-compliance or refusal compel them by way of execution.

8.

At your urgent sollicitations and in order to push the walling in of the Fort we have engaged three stone-masons, who with . . sailors, called for formerly, are now going over at such wages, as the enclosed list shows; as yet we have not been able to engage carpenters, because they are more inclined not to enter service and to go there as free men, as some are doing now with these ships, so that if need be you may employ them on day's wages.

9.* 10.

A record must be kept of all people, whom the Company brings over at our expense, although they are not in our service and each person must be charged on his account with 36 fl Holland money for passage, children under ten years half as much and infants nothing and payment must be demanded, when these persons desire to leave there. Strict attention must be paid to this, that the Company do not suffer loss.

11, 12, 13, 14.*·

Johan de Deckere, whom we have appointed Councillor and Superintendent of the Finances, as we informed you, is about to sail with his wife, lately married here, in one of these ships, the "St. Jan Baptista," unless the sudden and unexpected frost has taken him unawares and prevented him from getting ready; in that case he will surely leave in one of the ships now preparing to sail. We neither can nor will doubt but that you shall receive much assistance from him and the Company will be well and faithfully served by him. But we must recommend and direct, that you thoroughly maintain and support him in the performance of his duties and live with him in harmony and friendship, as members of one administration, each in his place, ought to do.

16.

We send herewith a small box with eggs of the silkworm, which you may distribute there among people, who understand the business, so that in time desired results may be had.

17

We have hastened the preparing of the commodities and clothing to be sent to you on behalf of the Company so much, that they will be forwarded now by the ship "St. Jan," consisting of such quantities and different kinds, as the enclosed invoices show. We recommend you to be careful in their distribution.

The invoices of goods shipped by private parties in the "St. Jan" are also enclosed. The Fiscal must watch their discharge closely.

Herewith etc etc

Amsterdam,

the 22^d of Decbr. 1657

Your good friends
The Directors of the W. I. Company
Department of Amsterdam

C. WITSEN EDWARD MAN.

To Director Stuyvesant and the Council in New Netherland Received per "Otter" and the duplicate by the "St. Jan." * See Vol XIII, p. 75. LETTER FROM THE TOWN CLERK OF HEMSTEAD ON BEHALF OF THE PEOPLE, PRAYING FOR REDRESS &C.

Honor'd Sr.

After our humble duties, It is not vnknowne vnto yo' ho's owr Sufferings by the Indians, who hold vs in Suspence by theire delayes and wee cannot gett them to shew vs the bounds of our Lands, whereby there is much difference amongst oure Selves Concerning our proportions for we cannot have Justice vntill they have done vs righte And Layde out the Generall bounds, And now of Late they have donn vs much mischief by killing our Swine and chasing oure Cattle, there is one of the Inhabitants, as namely John Smith, that of Late hath Suffered the Loss for 30 or 40.2 in Swine was the found killed and hurt in their equarters, And being mett together this day, wee have founde it requisite, to make our grievances knowne, And humbly to Crave redress and yo' ho's directions, for y's future, how to save our Selves harmles, for yf there be not A remedy found to redres these Iniuries, they will make vs A poore People; Further wee humbly desire to know, when yo' ho' wilbee pleased to Accept yo' payment Concerning Mr. Dentons quarterage and to desire yo" to Accept of Oates & some wheate web is y'e best payment that wee are able to make: herewth desiring God to Bless and preserve yo' ho' wth increase of much happiness we remain

Hemsteed, this

Ever honored S^r

Xbre 1657.

Youre obedient Seruants

for y^e publick

John James, towne Clerck.

To the Righte honble

Peter Steph van Sant
Governor and Capt-Generall
of ye Newnetherlands resident
att Manhattans.

REMONSTRANCE OF THE INHABITANTS OF FLUSHING, L. I., AGAINST THE LAW AGAINST QUAKERS AND SUBSEQUENT PROCEEDINGS BY THE GOVERNMENT AGAINST THEM AND OTHERS FAVORING QUAKERS.

Right Honnorable.

You have beene pleased to send vp vnto vs a certaine Prohibition or Command that wee shoulde not receive or entertaine any of those people called Quakers because they are supposed to bee by some seducers of the people for our parte wee cannot condem them in this case neither can wee stretch out our hands against them to punish bannish or persecute them for out of Christ God is a Consuming fire and it is a feareful to fall into the handes of the liveing God wee desire therefore in this case not to indge least wee be indged neither to Condem least wee bee Condemed but rather let every man stand and fall to his own. Maister wee are bounde by the Law to doe good vnto all men especially to those of the Household of faith and though for the present wee seeme to bee visensible of the law and the Lawgiver: yet when death and the Law assault vs: if we have our advocate to seeke who shall pleade for vs in this case of Conscience betwint god and our owne soules the powers of this world can neither attack vs neither excuse vs for if god instifye who can Condem and if god Condem there is none can justifye and for those Jealowsies and suspitions which some have of them that they are destructive vnto Magistracy and Ministery that cannot bee: for the Magistrate hath the Sword in his hand and the Minister hath

the Sword in his hand as witnesse those tow great examples which all Maiestrates and Ministers are to follow M [oses] and Christ whom god raised vp Maintained and defended against all the Enemies both of flesh and spirit and therefore that which is of god will stand and that which is of man will [come] to noething: and as the Lord hath taught Moses, or the Civill power to gine an outward libertie in the State by the law written in his heart designed [for] the good of all and can truely judge who is good and who is evill who is true and who is false and can pass definiting sentence of life or [death] against that man which rises up against the fundamental law of the States Generall soe [he] hath made his Ministers a savor of life vnto [life?] and a savor of death vnto death.

The law of love peace and libertie in the states extending to Jewes Turkes and Egiptians as they are Considered the sonnes of Adam which is the glory of the outward State of Holland, soe lone peace and libertie extending to all in Christ Jesus Condems hatred warre and bondage and becawse our Saviour saith it is Impossible but that offences will come but woe bee vnto him by whom they Commeth our desire is not to offend one of his little ones in what soever forme name or title hee appeares in whether presbiterian independant Baptist or Quaker but shall bee glad to see any thing of god in any of them; desireing to doe vnto all men as wee desire all men shoulde doe vnto vs which is the true law both of Church and State for our Saviour saith this is the Law and the Prophets Therefore if any of these said persons come in love vnto vs wee cannot in Conscience lay violent hands upon them but give them free Egresse and Regresse into our Towne and howses as god shall perswade our Consciences and in this wee are true subjects both of Church and State for wee are bounde by the law of god and man to doe good vnto all men and evill to noe man and this is according to the Pattent and Charter of our Towne given vnto vs in the name of the States Generall which wee are not willing to infringe and violate but shall houlde to our pattent and shall remaine your Humble Subjects the inhabitants of Vlishing written this 27th of December in the yeare 1657 by mee

TOBIAS FEAKE.

The Marke M of WILLIAM NOBLE.

WILLIAM THORNE, seignior.

The mark of VW of WM. THORNE Junior.

EDWARD TARNE? JOHN STORER. NATHANIEL HEFFERD. Beniamin Hubbard.

The marke of William Pidgion.

The marke DOF of George Clere.

Elias Doughtie. Antonie Felld. RICHARD STOOTON. EDWARD GRIFFINE. NATHANIELL TUE.

EDWARD HEART CLERICUS

NICOLAS BLACKFORD.

The marke of MICAH TUE. The marke of PHILIPP UD.

Edward ffarington.

Robert ffield, senior. Robert field junior.

NICK COLAS PARSELL. MICHAEL MILNER.

HENRY TOWNSEND.

GEORGE WRIGHT. JOHN FOARD. HENRY SAMTELL. Edward Heart. JOHN MASTINE.

JOHN TOWNESEND.

First of January 1658.

The foregoing remonstrance delivered to his Honor, the Director-General, by the Schont,

Tobias Feake of Vlissingen, on the 29th December, having read, his Honor immediately ordered the Fiscal to arrest the said Schout, which was done.

On the first of January 1658, summoned by their Honors, the Director-General and Council, appeared Edward Farrington and William Noble, two of the Magistrates of Vlissingen, who likewise signed the foregoing remonstrance and were immediately arrested. It was further resolved, to summon also the Clerk of the said village Edwart Hart. Date as above.

Thursday, the 3d of January 1658.

Present in Council, his Honor, the Director-General Petrus Stuyvesant and the Hon^{No} Councillors Nicasius de Sille, and Peter Tonneman.

4

5.

6.

7.

Edwart Hart, Clerk of the Magistrates of Vlissingen, appearing upon summons, was examined.

1.

Answers to the 1st, that he has written it by order of the subscribers.

To the 2^a: that he has not copied it from somebody else's draft, but that he has written it according to the intentions of the people.

To the 3⁴: that no one in particular has given him directions, but that he has gathered the utterances of the people when convened in the town meeting.

To the 4th: that not all had come, some were absent.

To the 5th: at the house of Michael Milner.

To the 6th: some have signed there, some in their own houses.

To the 7th: At the meeting Tobias Feakx William Thorne signed; Nicholas Blackwol at the deponent's house, William Pidgeon, Elias Doughty, Anthony Field, Edward Griffin, Nathaniel Tue, both the Fields, Nicolas Percell at the deponent's house, Michael Milner and Henry Townsend asked him to sign their names; George Wright, John Fort, Henry Samtel signed either at the meeting or at his house.

Who has written the letter, dated the 27th
of December at Viissingen and delivered by
the Schont Tobias Feaks to the DirectorGeneral on the 29th of the same month?

Whether he had copied from the draft of somebody else or made the draft himself?

Whether all the subscribers individually told him to write, what the remonstrance contains?

Whether they had all come together, when he wrote it?

Where the townmeeting was held?

Whether they all signed the remonstrance there ?

Who were they, who signed at the meeting and who in their houses?

10.

11.

13.

14.

15.

To the 8th, he does not know.

By whose order the town meeting, at which the remonstrance was signed, had been called?

To the 9th: he does not know, who made the proposition.

9.
Who had made the first proposition at that meeting to write or sign the said remonstrance?

To the 10th: he considered it his duty, to inform the Governor of what he thought to be the opinion of the people.

No one, that he knows, having made any proposition, he was asked, by whose order the said remonstrance was written and signed.

To the 11th, that he gathered it from the general votes of the inhabitants. Deponent declaring, that it was his duty to report the opinion of the people to the Governor, he was asked, how he could know the opinion of the people, as nobody had made any proposition or given an order.

To the 12th: it was written before the townmeeting, but he, deponent, read it at the meeting.

Whether the remonstrance was written on
the day of the meeting at Michael Milner's
house or before?

To the 13th he says, he does not know, whether it was written one, two or three days before the meeting.

How many days before the meeting was it written?

To the 14th, he does not know.

Whether the Schont and Magistrates did not first come to his house, before going to the meeting at Milner's?

To the 15th: that he had read it to them, but does not know, whether they approved it.

Whether before reading the paper to the people, he had not first read it to the Schout Tobias Feaks and the Magistrates Edw. Farrington and Wm. Noble.

Having heard the answers of the Clerk Edward Hart, it is resolved to send him to prison until further order.

3^d of January 1658.

8th of January 1658.

Whereas the Director-General and Council are credibly informed by a letter from Rustdorp*
dated the 29th of December and signed by twelve of the principal inhabitants of said village,

that the Quakers and their followers are lodged and provided with meat and drink and have an unusual correspondence in said village at the house of *Henry Townsend*, which *Townsend* has already heretofore called together and been present at the conventicles of Quakers, being condemned therefor on the 15th of September 1657 to a fine of 8 pounds *Flemish*, not yet paid by him,

It is resolved, to summon him before the Council. Date as above.

Received the written answer of John Tilton, formerly Clerk at Gravesend, (imprisoned on the charge made by the Schout of Gravesend, that he had lodged a Quakeress) to the complaint of the Fiscal: it is ordered to send a copy thereof to the Schout of Gravesend for his reply. Date as above.

The petition, made to the Council by the two imprisoned Magistrates of Vlissingen, Noble and Farrington, for liberty to go about on Manhatans Island, promising to appear at any time, having been taken into consideration, is granted. Date as above.

10th of January 1658.

Present in Council their Honors, the Director General Petrus Stuyvesant, and the Councillors Nicasius de Sille and Peter Tonneman.

Received and read the charge of the Fiscal against John Tilton for lodging and entertaining a banished Quakeress and the written answer of John Tilton; which having been read the following sentence was pronounced:

Whereas John Tilton, residing at Gravesend on Long Island, now a prisoner, has presumed to lodge and entertain a Quakeress banished from this Province of New Netherland and some persons of her following, adhering to the abominable sect of Quakers, which is contrary to the orders and placats of the Director-General and Council of New Netherland, and therefore deserves a severe punishment as a warning example to others,

Yet, taking into consideration the humble petition of said *Titton*, wherein he acknowledges and declares, that the aforesaid Quakeress and other neighbors came to his house during his absence and further considering his former behavior,

The Director-General and Council of New Netherland, administering justice in the name of their High: Might: the Lords States-General of the United Netherlands and the Lords Directors of the Priv. W. I. Company, condemn the said John Tilton, as they herewith do, to a fine of twelve pounds * Flemish together with the costs and mises of law; of the fine one third to be paid to the Fiscal, one third to the Schout of Gravesend and the rest as directed by law. Date as above.

Vnto ye Noble and Reuarent Lords ye Director Generaull & his Counsell

An answer vnto my Lord Fiscaull Nick. De Cella in ye weh we doe not acknoledge o'selves giltie at lest ignorant.

My Lords for subscribing ye writin prented vnto ye by o' skout Tobias fleake we did conceine it toe be for ye best as in a way of petition to yo' Hon' we if wanting in matter of forme, yet in o' honnest intents we soe vnderstond ye substance to be; toe know if y' liberty might be granted we was desired, Concerning we we exspected yo' Honners answer ye or nay we we ke should have bin fully satisfied & whereas ye ffiscall saith we were bound to ye Contrarie by patten or

plicadoe published by yo' Honner & yo' Councell we doe affirme we neuer saw any such plicadoes nor neuer knew them, but for yo' Honners perticuler writing an order Concerning ye Quakers we have procieuted vuto o' powers: as for ye' Artikels we'a ye fliscaull is pleased toe caull o' Charter if any thing be in them, we neuer red them but are ignorant of them; but for o' patten we'a we call o' Charter we have hand hard red, & we doe Conceine it grants vs libertie of Consience: whout molistacion either of Maiestrat or Minnester & if we are in ye' darke therein we desier yo' Honner toe direct vs and wee shall euer subscrib ourselues yo' humble sernants

Amsterdam, New Netherland

Januarie ye 9th 1658.

marke

WILLIAM M NOBLE
EDWARD FFARINGTON

To the Honoured gouernour & his Councell the humble petition of William Noble & Edward ffarington

Sheweth

That whereas your petitioners haveing Subscribed a wrighting offensiue to your honnors presented by Tobias Feaks we Acknowledge our offence for Acting see inconsiderately & hambly Craue your pardon promiseing for the Time to Come that we shall offend noe more in that Line & your petitioners Shall euer pray for your health and happiness

Amsterdam.

WILLIAM MA NORTE

January 10th 1658.

WILLIAM M NOBLE
EDWARD FFARINGTON

The Fiscal having submitted to the Council and read the interrogatories, on which in presence of commissaries the Magistrates of Viissingen, William Noble and Elward Farrington, were examined, it is found, that the said Magistrates have been misled by the Schout Tobias Feaka; that they deserve some punishment for having signed the remonstrance entered here on the first of January, but considering their verbal and the foregoing written acknowledgment of their error and promise to be more cautious hereafter, their fault is graciously forgiven and pardoned on condition of their paying the costs and mises of law. Date as above (10th of January.)

Before the Council appeared upon summons John Townsend, who being questioned, whether he had not gone, while at Viissingen, with the Clerk Edward Hart to the house of Edward Farrington and had not persuaded Edward Farrington to sign the foregoing remonstrance, answered that he had been at Vlissingen and visited Farrington, being an old acquaintance, but had not persuaded him to sign anything.

Further questioned, whether he had been at *Gravesend* with the banished Quakeress, he answered he had been at *Gravesend*, but not in her company.

As there are other suspicious indications, that the said *Townsend* was friendly to the Quakers, he is given the choice either to go to prison, until the Fiscal shall have further informed himself on this point or to give bail for twelve pound sterling, that he will appear upon the Fiscal's summons; he promised to give bail, which he has done as the records prove. Date as above (10th January.)

15th of January 1658.

Henry Townsend, who on the 8th inst. had been summoned for reasons stated in the resolution of that day, appeared before the Council this day and the Fiscal Nicasius de Sille, as law-officer, demanded by word of mouth, that, as the said Henry Townsend had before now and

again lately transgressed and disobeyed the placats of the Director-General and Council in lodging and keeping with the sect called Quakers, which he openly acknowledges, the said *Henry Townsend* for the stated reasons should be condemned to a fine of one hundred pounds Flemish, as an example for other transgressors and contumacious offenders of good order and the placats of the Director-General and Council in *New Netherland*.

Having heard the demand of the Fiscal and the confession of the said *Henry Townsend*, the Director-General and Council of *New Netherland*, administering the law in the name of their High: Might: the Lords States General of the *United Netherlands* and the Lords Directors of the Priv. W. I. Company condemn said *Henry Townsend* to a fine of 300 fl, to be applied as directed by law, he to remain in prison, until the fine has been paid with the costs and mises of law as an example to others.

Done in Council, the 15th of January 1658.

P. STUYVESANT.

LETTER FROM WM. LAWRENCE OF FLUSHING, L. I., TO THE DIRECTOR-GENERAL, IN REGARD TO HOLDING THE COURT AT FLUSHING AND COUNCIL MINUTE THEREON.

Honored Sir

Wearas divers of our inhabittants having Cases depending in our Courtt att Vlissing and desiering Isheeuw in ther cases Edward Farrintton and William Nobell in regard of ther latte trubell are not willing to proseed aney ferrder without your honeres forder order this is to request you would be pleased to manifiest your mind in this case to this bearrer William Nobell so that wee may ether proseed or forbeare so I shall remain

Vlishinge Jenewarey

Your humbell Sarnantt

the 20th 1658.

WILLIAM LAWRENCE.

22d January

The foregoing letter from the oldest Magistrate of the village of Vissingen, William Laurence, having been opened and read in Council, it is resolved, to answer by the bearer thereof, William Noble, that they should suspend their meetings as Magistrates, until the Director-General and Council have been in their village or sent their committee, to give the necessary orders; if meanwhile something extraordinary occurred, they should refer it to the Director and Council.

For the above stated reasons and on account of what the people of Hemstead report and request in their foregoing letter of the 28th of December, it is resolved that the Director-General and Council proceed in person in some safe and convenient manner to the neighboring English villages to give there some necessary orders.

LETTER FROM EDWARD HART TO THE DIRECTOR AND COUNCIL ASKING TO BE RELEASED AND PARDONED AND COUNCIL MINUTE THEREON.

Right Honnorable Governor and Counsell.

ffor asmuch as I have written a writting whereat you take offence my humble desire is that your Honnors woulde bee favorable and gracious vnto mee, for it was not written in disobedience

vnto any of your lawes, therefore my humble request is for your mercy, not your Judgement, and that you woulde bee pleased to consider my poore estate and Condition and release mee from my bonds and Imprisonment, and I shall indeavor hereafter to walke inoffensively vnto your Lordeshipps and shall ever remaine your humble servant to Command. January 23d 1658.

EDWARD HART.

In Council received and read the foregoing petition of the imprisoned Clerk of V lissingen. Edward Hart, and having considered his verbal promises of better behavior and the mediation of some inhabitants of said village, also that he has always been an efficient officer and as an old resident is well acquainted with divers matters; further whereas the Schout Tobias Feaks has advised him to draw up the remonstrance recorded on the first of January and he is burdened with a large family,

The Director-General and Council forgive and pardon his error this time on condition of his paying the costs and mises of law. Date as above.

SENTENCE OF TOBIAS FEARX, SCHOUT OF FLUSHING.

Whereas Tobias Feakx, a resident of Vlissingen on Long Island now a prisoner, has confessed and acknowledged, that he received an order from the Honble Director-General, not to admit, lodge and entertain in the said village any one of the heretical and abominable sect called Quakers, but has nevertheless had the audacity, in contempt of the said order and formerly published and renewed placats, to be a leader and instigator in the conception of a seditious, mutinous and detestable letter of defiance (chartebel) signed by himself and his complices and by him retained and then delivered to the Director-General, wherein they justify and uphold the abominable sect of Quakers, who vilify both the political authorities and the Ministers of the Gospel and undermine the State and God's service, and absolutely demand, that all sects, especially the said abominable and heretical sect of Quakers shall and must be tolerated and admitted; all of which is directly contrary and repugnant to the above referred to orders and placats of the Director-General and Council, which he pursuant to his oath, official position and duty, as a subordinate officer of the General and Schout in the said village of Vlissingen, should by all means have upheld and enforced.

But whereas he has herein not only failed, but has himself transgressed and disobeyed, for which as an example to others he deserves severe punishment, yet considering the humble petition of the prisoner Feaks, confessing his wrongdoing and promising hereafter to avoid such errors.

Therefore the Director-General and Council of New Netherland, administering the law in the name of their High: Might: the Lords States General of the United Netherlands and the Lords Directors of the Priv. W. I. Company first dismiss the said Tobias Feaks from his office as Schout of the said village of Vlissingen and banish him from this Province of New Netherland or to pay a fine of 200 fl to be applied as directed by law, if he will keep his promise, together with the costs and mises of law.

Done at Fort Amsterdam in N. N. the 28th of January 1658.

P. STHYVESANT. PIETER TONNEMAN. Petition of the Magistrates of Midwout, (Flatbush L. I.) as to the Disposition to be made of the Churchland and Order of Council Thereon.

To their Noble Very Worshipful Honors, Petrus Stuyvesant and the High Council of New Netherland.

Show with due humility and reverence the Schepens of the Court of *Midwout*, that heretofore they have several times requested and shown, how necessary and useful in easing the burdens of the village and the congregation the four church-lots would be, if granted to the village of *Midwout*; whereupon at last your Honors directed, that a further report in writing and a statement of the manner, in which the said church-lots were to be administered, was required.

We submit therefore to your Honors as our report and further explanation; we believe, under correction, that the best measures for the advantage of the congregation and the village of Midwout are as stated here below:

First. That 25 morgens with their appurtenances lying on the east side of the plain and south side of the road be used for the repairs and maintenance of the church.

Second. That another lot of 25 morgens lying also on the east side of the marketplace and north side of the road with their appurtenances and privileges be used for the support of a school, divine service etc. If your Honors approve and consent, the necessary means thereto shall be found.

Third. The remaining 50 morgens lying on the west side should necessarily be added to the parsonage, but we cannot well decide, which is the most requisite and best use for them. The further explanation of this point, quite lengthy, is substantially a request to be excused from contributing to the support of their Minister, until the tithes for their village became due; I have abbreviated it here, because the deputies from Midwout took the petition and answer directly away and I had therefore no time to copy it entirely. It was signed Jan Strycker, Adriaen Hegeman, Willem Jacobse van Boerum and below stood By order of the Schepens of the Court of Midwout, Pieter Tonneman, Secretary.

Having received and read the foregoing petition the following answer was given:

We consent to the first two points regarding the lots and allow, that they be used for the purposes and no other, which the petitioners propose and submit.

The Director-General and Council agree, that the remaining two lots or 50 morgens be used for the parsonage, to support as far as they will go, the present and future Ministers.

The Director-General and Council are of opinion, that the deficiency must be made up by the inhabitants according to their former promises and subscriptions and continue so, until the tithes are due, when further orders concerning the support of the Minister shall be give

Thus done in Council held at Fort Amsterdam in N. N. the 29th of January 1658.

P. STUYVESANT.

NICASIUS DE SILLE, P. TONNEMAN.

LETTER FROM THE TOWN CLERK OF HEMSTED TO STUYVESANT: TROUBLES WITH THE INDIANS.

Sr.

After our humble and dutifull respects, Wee haue According to youre honors directions sent vnto y' Indians and haue vsed all p'swading meanes to haue y' Sagamoore and others of them to Lay out our Lands, and to giue Sattisfaction for y' Iniuries don vs But wee can gett no sattisfactory Answere, onely they brought vs some of theire dogs, and they killed them, but haue reserved some of y' best, Contrary to their Agreement, soe that wee are still like to suffer, yf some speedy coorce be not taken for remedy Therefore wee humbly desire y' Acistance, that According to oure Agreement w' them in yo' honors presence wee may haue Justice. And since they haue denyed to grant vs righte, In soe much that wee are still in danger to be spoiled & ruinated by them, yf it may stand with youre honors lyking & Approbation, wee haue taken A resolution to Crane yo' honors Ayd, that wee may be Able to Compell them, And therevnto desire some quantity of powder and Lead w' some flint, for y' vse of y' towne, And allsoe yf yo' honor please to sende vs men, wee desire some 40 Souldiers w' their Comander, the bringer hereof Mr. Hicks is able to sattisfy yo' konor in all matters Concerning y' p'ticulars. Thus with desiring God Allmighty to preserue yo' hon' w' much health And happines wee are

Hemsteede ye 30th of Jany A 1658.

stilo nouo.

Sr Yor honors obedient Seruants for ye Towne

To the R^t honorable and our very noble Gouernor *Pieter Stuyesant*, Gouern^r and Captⁿ Generall of y^e New Netherlands these present att Mannatens.

Order on a Petition of D⁵ Polhemius, Minister at Midwout, L. I., concerning his salary. January 29th, 1658.

Received and read the remonstrance and request of D* Johannes Theodorus Polheym, preacher at Midwout, etc., on Long Island, who shows, that from the month of October 1654 to the 7th of April 1656, the date of his agreement with the inhabitants of the villages of Breuckelen, Midwout and Amesfoort, he has had charge as pastor of the congregation and performed the duties connected with it as well as he could, without however receiving from the inhabitants of said villages any remuneration for it. Having arrived here from the Islands poor and without means he has been compelled to draw, with the knowledge of Director-General and Council, from the Company's Warehouse and office the necessaries of life, amounting now to fl 942. He requests therefore, that this sum might be balanced against his services performed during the time, as above stated, when he received no salary, so that his wife or children might not be troubled or asked to pay it at some future time.

Having taken this into consideration and being well aware, that the laborer is worthy of his hire, that the petitioner served as pastor in the said villages from the year 1654 to the 7th of

April 1656, without receiving any pay from the inhabitants, The aforesaid amount of fl 942.6.—
is placed to his credit and the bookkeeper is directed to discharge his account for so much and to
balance the amount against the service, performed by the petitioner.

Date as above.

P. Stuyvesant.

Council Minute. A School ordered to be closed.

February 19th 1658.

Upon a report the hon^{Me} Fiscal de Sille was directed, to proceed to the house of Jacobus van Corlear, who for some time past has undertaken to keep a school in this City, and for weighty reasons inducing the Director-General and Council thereto, to order the same to cease holding school, until he has asked for and obtained the consent in proper form. Date as above.

COUNCIL MINUTE. SURVEY OF LAND IN DISPUTE NEAR MIDDELBORGH, L. I., AND ORDER THEREON;
SCHOOLMASTER: MAGISTRATES FOR MIDWOUT AND AMESFOORT.

Tuesday, March 19th, 1658.

Received and examined the fieldnotes and return of the sworn surveyor Jacques Corteljou, according to which the land in dispute between Jan Hix and Hendrick Jansen, situate upon Long Island near the village of Middelborgh, has been surveyed on the 5th of January last and in which the said surveyor declares, that the said piece of land has been surveyed and measured and agrees with the bill of sale of 1652.

If the aforesaid *Hendrick Jansen* or his wife are not satisfied with and consider themselves injured by this measurement, they may have the land resurveyed at their own expense.

Date as above.

Received the petition of the Burgomasters and Schepens of this City, requesting that *Jacobus* van Corlear, to whom on the 19th of February last the Director-General and Council forbade to keep school, may receive permission to keep school.

It was decreed: To keep a school and appoint a schoolmaster depends absolutely from the jus patronatus, in virtue whereof the Director-General and Council have for good reasons forbidden it to Jacobus van Corlear, who arrogated the same to himself without their order; and they persist in their resolution and interdict. Date as above.

Received the nominations, made by the Schepens of the villages of *Midwout* and *Amesfoort* on *Long Island*, with the request, that the Director-General and Council of *New Netherland* would please to select therefrom the Schepens for the ensuing year in place of those, whose term now expires.

The request having been considered, the Director-General and Council select and confirm from the list of nominated persons as Schepens for next year in the village of Midwout: Jan Snedicker, Willem Guiljamsen (Williamson) and continue of the old Schepens Adrian Hegeman; for the village of Amesfoort:

Peter Claesen and continue Marten Jansen of the old board.

Done at Fort Amsterdam in New Netherland, date as above.

Ordinance for Establishing a new Village (Harlem) at the End of Manhattan Island passed March 4th, 1658.

(See Laws of New Netherland, p. 335.)

Ordinance to prevent Fraud in the Shipping of Tobacco, passed March 19th, 1658.

(See Laws of New Netherland, p. 337.)

PATENT FOR LAND AT MESPATH, L. I.

Petrus Stuyvesant, Director-General etc., and the Council testify and declare, that to-day, date underwritten, we have given and granted to Jan Hendricksen Steelman a parcel of land, situate at Mespath, formerly the bouwery of Mr. F. Douthey, stretching out of the valley to the land of N. the Frenchman N. W. by N. seventy rods, along the Frenchman's land one hundred and thirty-six rods, wide in the widest place ninety rods, bordering on the land of Mr. de Sille, containing with a parcel of meadowland of eight morgen adjoining the field altogether thirty-four morgens, five hundred and sixty-three rods; with the express condition and stipulation, etc.

Done at Amsterdam in New Netherland, the 25th of March, 1658.

Ordinance for the better Government of the Town of Flushing, passed March 26th, 1658.

(See Laws of New Netherland, D. 338.)

Council Minute. The School of Jacobus van Corlear; Magistrates for Brooklyn. Tuesday, March 26th, 1658.

Received the petition of *Jacobus van Corlear*, asking permission to keep a school in this City for the instruction of children in reading, writing, etc.

For weighty reasons the Director-General and Council decree: Nihil. Done at Amsterdam in N. N., date as above.

Whereas the Director-General and Council of New Netherland have let to Jan Montagne at public auction the Tavernkeepers' Excise for Long Island and Montagne has appointed Richard Bridnel as his collector for the village of Hemsteede,

Therefore the Director-General and Council notify and warn herewith all tavernkeepers in the said village, not to tap or sell any beer, wine or distilled waters, without first having paid to said *Richard Bridnel* the usual excise, under the penalties stated in former placats. Date as above.

Received and read the remonstrance of *Peter Tonneman* as Schout of the village of *Breuck-*elen, who complains of having received bad treatment, when demanding the long due salary of
D' Pothemius from Lodewyck —, Jan Martyn, Nicolaes the Frenchman, Abraham the mulatto
and Gerrit the wheelwright.

The following order was thereupon sent ont:

By order of the Director-General and Council of New Netherland, Lodewyck ——, Jan Martyn, Nicolaes the Frenchman, Abraham the Mulatto and Gerrit the wheelwright are hereby cited and summoned to appear at Fort Amsterdam on the 2^d of April next and to hear the complaint and demand for punishment, which the Fiscal shall ev officio bring forward against them. Date as above.

Received the nominations, made and submitted by the Schout and Magistrates of the village of *Breuckelen*, with the request, that the Director-General and Council please to select therefrom Schepens to take the places of those, whose term now expires.

The Director-General and Council continue as Schepens for the ensuing year, Joris Direksen and William Bredenbent and select from the list and confirm Teunis Nysen and Peter Monfoort. Date as above.

Sentence of the Persons, who refused to contribute to the salary of Domine Polhemius. April 2^a, 1658,

Pursuant to the order of the Director-General and Council, dated the 26th of March, Jan Martyn, Nicolaes the Frenchman, Abraham Jansen, called the Mulatto, appeared before the Council, being the persons, who on several occasions, about 7 or 8 times, have been called upon by the Schout of the village of Breuckelen, Peter Tonneman, and in his behalf by the Court messenger Simon Joosten, and have each been asked, to contribute six guilders for the support of D* Polhemius, the preacher on Long Island, according to the levy, ordered by the Court of Breuckelen and approved by the Director-General and Council; they have behaved very insolently and stubbornly, making none but frivolous excuses, one for instance, that he was a Catholic, the other, that he did not understand Dutch, etc. Therefore the Fiscal demanded, that the aforesaid persons should be condemned to pay a considerable fine.

The Director-General and Council, after mature consideration of the merits of the case, and after having heard the answer of the accused, found them guilty and sentenced them, as a warning example to others, to pay instead of six guilders twelve into the hands of the said Schout *Tonneman*, before leaving the *Manhattans*. Date as above.

Whereas besides the abovenamed persons *Gerrit* the wheelwright and *Lodewyck Jongh* were also summoned, but did not appear; the Fiscal is ordered to summon them once more, to appear at the next session of the Court. Date as above.

Letter from Father Simon Le Moyne, S. J., to Director Stuyvesant, transmitting a letter from the Marquis de Daillebout, Governor of Canada.

The 7th of April 1658,

Very Illustrious Sir.*

I send you with my love a letter received in Quebec, which though written in French is sincere and friendly. He, who signed his name to it, a very noble and also learned man, Lord Daillebout, did not wish, I think, to write in Latin, because perhaps more among you know French, than Latin, anyway because it treats of a matter concerning the French and those, who love the French only.

Furthermore he wrote it, who to-day acts as the deputy of our absent Viceroy and who some time was himself Viceroy.

May it therefore bring happy, beneficial and fortunate results. Dear friends of the Manhatans, draw your furrows through the sea to our Quebee and some time hereafter our Canadians will unexpectedly with God's guidance safely reach your shores. Although it is not in my power to make, as I hoped, the voyage with you, for I have my forest boatmen with me; yet at some future day I promise to be your guest and servant.

Even though my pen may have taken some liberties, overlook them, if you please, Illustrious Sir, and take this letter as an assured testimony of my regard for the *Dutch* and my love for you, with which I am

Illustrious Sir,
Your most faithful and obedient servant,
Simon le Moyne, S. J.

Quebec, the 18th of February 1658.

Reverend Father

I have communicated to all the principal persons of this country the intentions of Messieurs the Hollanders, of which you spoke. Nobody had any doubt, that in consideration of their being admitted as friends and allies of the Crown in all the ports of France since many years, we could for any reason refuse their coming to trade with us and I cannot object to it. I consent, that they may come when they please under the condition, that they submit to the same customs as French vessels, forbidding trade with the savages and the public exercise on land of their religion, which is contrary to the Romish. You know the orders of the King about this matter. Wherewith I commend myself to your prayers and am

Reverend Father

Your very humble and affectionate servant Daille Boust.

Ordinance against cutting Sods or deedging Oystershells on Manhattan Island within certain limits, passed April 11th, 1658.

(See Laws of New Netherland, p. 347.)

* The original is in Latin.

Ordinances relating to Import and Export Duties, passed April 16th, 1658.

(See Laws of New Netherland, pp. 348-9.)

Confirmation by the Indians of the Sale of Hempstead in 1643.

July the 4th, 1657, Stilo Novo.

Know all men by these Presents that Wee the Indians of Marsapege, Mericock and Roakaway whose Names be Vnderwritten for our Selues and all the rest of the Indians that doe Claime any Right or Interest in the Purchase that hempsteed bought in the year 1643 And within the bounds and limits of the Whole tract of Land Concluded vpon wth the Gouern' of Manhatans as it is in this Paper Specified, Doe by these p'sents Ratifie and Confirme to them and their heires for euer freely, firmly, quiettly and Peaceably for them and their heires and Success's for Ever to enjoye without any molestaçon or trouble from us or any that shall pretend Any Clayme or title unto itt.

The Montoake Sachem being present att this Confirmaçon.

In Wittnesse whereof wee whose names bee here und written have hereunto subscribed in the p'sence of us

RICHD. GILDERSLEEVE. JOHN SEAMAN, JOHN HICKS. The marke of Takaposha
the Sachem of Mersapeage.
The marke of Wantagh, the
Montake Sachem.

The marke of Chegonoe, The marke of Romege, The marke of Waugwany, The marke of Rumasackromen, The marke of Wordumgacking.

Vera Copia Concordans Cum Originalis Scripsit pr me.

JOHN JAMES, Cler.

Wee the Indians Aboue Written doe hereby Acknowledge to have received of the Magistrates and Inhabitants of Hempstead all our pay in full Sattisffacçon for the tract of land Sould unto them according to the Aboue and Within written Agreem' And according to pattent and purchase. The Gen' Bounds is as followeth—beginning att a place called Mattagaretts bay* And so running upon a direct line North and South and from North to South and from Sea to Sea the bounds running from Hempsteed harbour due East to a Pointe of Trees adjoyning to the lands of Robt. Williams where wee left marked trees the same Line running from Sea to Sea the other line beginning att a marked tree Standing att the East end of the greate plaine, and from that tree running a due South line, and att a South Sea by a marked tree made in a neck called Maskutch-oung, And from thence upon the same line to the South Sea, And wee whose names are hereunto Sabscribed doe further Ingage our Selnes and our Success* to yubold and maintain this our p'sent Act and all our former Agreem' to be just and lawfull that the aforesaid Inhabitants of Hempsteed Shall Enjoye the said Lands According to the Equity marked bounds with all priviledges there unto Any way belonging or Appertaining for them their heires and Success* for our. And wee

^{*} Martin Gerritsen's Bay.

Doe bind our Selues to sauc and defend them harmlesse from any manner of Claime or pretence that Shall bee made to disturb them in their right or any p'te thereof hereby binding us and our Success¹⁵ to cause them to enjoye the Same Peacebly without Any Molestaçon or Interrupçon for them their heires and success²⁵ for eur.

Whereunto wee haue Subscribed this Eleventh Day of May Ano 1658, Stilo Novo.

Witnesse

TACKAPAUSUA.

Waautauch, Che know, MARTOM.
PEESE KOMACH.

Sayasstock.

A true Coppy Compared with the Originall and both of them being written by me,

JOHN JAMES.

LETTER FROM THE DIRECTORS TO STUVVESANT: CURRENCY; ENGLISH INTRIGUES ON LONG ISLAND;
LUTHERANS; LATIN SCHOOL; MINISTERS; SMUGGLING.

The 20th of May 1658.

Honorable, Prudent, Dear, Faithful.

We wrote you last by the ships "St. Jan Baptista" and "Gulden Otter" on the 22^d of December 1657, since which date the ships "Wacqh" and "Hoop" arrived here safely on the 15th of March, after having been in England all winter. We received by them your letter of the 22^d of October of last year with divers enclosures belonging to it, which we shall now answer agreeably to circumstances and as far as necessary.

1.

It gives us satisfaction, that you have made good rules against the squandering of the finances and for keeping proper accounts; nor is the reduction to be made there in receiving and paying Beavers to be reduced to 6 fl out beavers at the Company's office at no higher rate than 6 fl and and wa'mpum by the measure, wampum by the measure and in proportion to its quality and value against our instructions sent to you in this matter nor have we any objection to the keeping of two

The instructions sent to be cash accounts in these two values, if they are finally reduced to Holland observed. currency pursuant to the above mentioned instructions, which we

recommend you to observe and follow in every part and point.

 2 .

Reflections over the letter sent by the Protector to our people.

With you we consider the sending of the letter from the English Protector,* undoubtedly intended for our people on Long Island, not only a matter of grave importance, but also of dangerous consequences; you must therefore keep a close and strict watch upon the doings of this nation there, that they may not in time work us some mischief or injury. People, who might make an attempt of that kind and fall into our hands, must not be spared or pardoned, (as it has been done in a manner with the traitor *Baster*,) but must be punished according to the exigency of the case as an example to

^{*} I could not find this letter, but the Protector's speech to Parliament on the 25th of January, 1658 (see Cartisle's Cromwell, II, 639 et seq), informs us of his feeling against the Dutch generally.—B. F.

others. Meanwhile we are not only taking steps to increase the population there by offers of free passage, but we have also submitted this matter to the government of this country and petitioned, that they might take the necessary steps with the government of England, to obtain the approval and ratification of the provisional agreement entered into by the two nations there in the year 1650. When this is obtained, we trust many difficulties arising out of the boundary questions will be obviated and therefore we shall continue to urge it and inform you of the result in due time.

3.* 4.

That you have sent back here the Lutheran preacher is not contrary to, but rather in accordance with our good intentions, although you might have proceeded less vigorously. The principal reason, which induced the Lutherans there to separate from the Reformed Church, was not only, so people of their persuasion here complain, because in the Sacrament of Baptism some words are used there, which are offensive to them and not contained in the new formulary, particularly in the second point of the questions or admonitions to the parents and witnesses, to wit, whether they acknowledge the dogma taught in the Christian Church there according to the Synod of Dort, as the true one etc; but also, because they were compelled to be present at the baptizing of their children. We do not know how this is, but we are aware, that the Church here does not lay such great stress upon the presence of the parents and witnesses; we think also, that the old formulary of baptism is still used in many churches here, as being less offensive and more moderate, than the new, and therefore adopted at the beginning of the Reformation as necessary under the circumstances, in order thereby not to alienate, but rather to attract people of different belief. We shall leave it to your prudence and trust, that henceforth you will use the least offensive and most tolerant means, so that people of other persuasions may not be deterred from the public Reformed Church, but in time be induced to listen and finally gained over to it.

5.

The two women of bad reputation, Magdalena Dircks and Gertie Jacobs, whom you sent back here on account of their dissolute life, shall not again receive our permission to return to New Netherland, and if they should come there again by deceifful practices or under a false "name, you may punish them, as they deserve it.

6.**

7.

Thus far in answer to your general letter. As we have seen by the private letter of Director Stuyresant, that you need there some iron, coal and sledge hammers, we have deemed it advisable to send them herewith, as you may see in the enclosed invoice.

8

Whereas Secretary van Ruyven has requested, that one or two experienced clerks be sent over from here to assist him, therefore we have engaged two, namely Hendrick van de Wal and Jan Adriansen Duyvelant, who are now going over in these ships, bringing some blank books and sealing wax, which he also required.

^{*} See Vol. XIII, p. 80. ** See Vol. XII, p. 209.

a

Domine *Drisius* has repeatedly expressed to us his opinion, that he thought it advisable, to establish there a Latin school for the instruction and education of the young people, offering thereto his own services. Although we have no objection to this project, we communicate it to you, so that, if you too consider it desirable, you may make an experiment by opening such a school there; but you must not fail to inform us, how such an institution can be unanaged to the best advantage of the community and kept up with the least expense to the Company.

10.

To encourage the said D^o Drisius in the performance of his duties, we have increased his board money from 250 to 300fl yearly and granted him besides a house rent free or instead of it 200fl yearly, the same amount, which is allowed or paid to his colleague D^o Megapolensis. This for your information and guidance.

11.

We found among the enclosures, sent by you, an extract from your resolutions, which informs us, that at the request of the congregation of Fort Orange and Beverwyck you have engaged the former pastor of the Colony of Renselaerswyck, Do Gideon Schaets, as their pastor at a salary of 100fl monthly; we do not disapprove it, for the greater part of this salary must necessarily be paid by the said congregation, as it is proper, but we expect you to report by the first opportunity and without delay, how this can and ought to be done in the most convenient manner.

12.

Several merchants, trading to New Netherland, have previously and again now complained to us, that the extensive smuggling carried on in private vessels sailing to the Manhattans, ruins their and other honest merchants' trade, because they cannot compete with their wares against such sinugglers. Although we would like to take measures here for the prevention of the smuggling, we cannot see, that it could be done so effectually as there. For as the contraband goods are put aboard ship, when the ships drop down from here to the Texel, it would require their unloading there upon a presumption or a certainty of fraudulent shipment and that would cause great inconvenience to us and to the shippers: besides here, where the swindlers have their friends and the Company no jurisdiction, it would not be possible to proceed against them in case of discovery and confiscation, as it might be necessary under the circumstances to deter others. We have therefore deemed it necessary and advisable to call your attention to this most serious matter and to direct, that you take such steps, as you may think best to discover and prevent this smuggling either by posting at the Sandpoint* (where as we understand the ships upon arrival from here send ashore their smuggled freight) a suitable person, to whom as an encouragement for the good performance of his duties the rank of Auditor might be given, or by such other measures, as you deem best and most efficacious, that the Company may not longer be defrauded of their revenues and the complaints of all honest merchants and traders prevented and obviated. As this smuggling and the discharging of contraband goods at the Sand Point can hardly be done

we hout knowledge of the supercargoes, this matter should be closely investigated there and knower is found guilty of corruption and connivance must not be spared, but punished for his faithlessness as an example to others according to the exigegcies of the case.

13.

We are informed on good authority, that also many contraband goods are sent in these ships there, which endanger the safety of the country and its inhabitants. We have therefore resolved to submit the matter to their High: Might: and obtain the issue of strict and rigorous placats, by which persons breaking the law here or in New Netherland after having been discovered may be punished without mercy. We expect to send you these placats by one of the four ships now preparing for the voyage.

14.

The amount of clothing, powder and bullets for the soldiers, which we have resolved to send over, is stated in the enclosed lists and the bills of lading and invoices will tell how much of it is sent in the "Moesman." You may expect the balance by the "Bruynvisch," which will sail in 8 or 10 days.

15

Although several families and a number of free men,—of whom you must keep an account and demand the money advanced to them and the passage, when they remove or are in prosperous circumstances,—are coming over at the expense of the Company in these ships, we have nevertheless thought it advisable to send in the same ships a detachment of 25 to 30 soldiers, in case we should be able to engage them. We do this, to promote the safety and well being of the country by increasing the population. You see therefore, that nothing is left undone by us, but that we contribute as much as we can, so that it only and principally depends upon a good administration and government there, of which we entrusted to you the management. It is your sacred duty not to relent in your exertions either in discovering measures benefitting the country and its inhabitants or in lifting or diminishing unnecessary taxes. Economy must always be to you a matter of the greatest importance, so that the Company, to whom the Province has cost so much, may at last reap some benefit.

The duplicate of our letter of September 15, 1657, per "Wasbleecker," which we believed to have been sent by the "St. Jan" lately, but which was left behind by mistake, is enclosed herein, as the "Wasbleecker" has been shipwrecked near the Island. The two copies of the Maritime Laws of Wisby* are also enclosed for your information and guidance.

Herewith etc etc

Amsterdam, the 20th of May 1658 Your good friends
The Directors of the W. I. Company
Department of Amsterdam

ABR. WILMERDONK J. BONTEMANTEL

To the Hon^{ble} Petrus Stuyvesant, Director General and Council in N. N. Rec⁴ per "Moesman."

* The Laws of Wisby, like all other maritime laws of the Middle Ages, were based upon the Lex Rhodia, and dated from the 13th Century. See "The Ancient Sea Laws of Olcron, Wisby, the Hanse Towns" in Malynes, Lex Mercatoria, 36 Ed. London, 1696.—B. F.

RESOLUTION CONCERNING THE FERRY TO LONG ISLAND.

Whereas the lease of the ferry from this Island of Manhattans to Long Island expires on the last of this month and it therefore becomes necessary to let it again, and whereas it was resolved, to do so publicly on the last of this month for a period of three years to the highest bidder,

Whereas also the Director-General and Council have ascertained, that the ferry cannot be let on the conditions proposed by the Director-General and Council, namely that the lessec shall be bound, to buy or build within four or not longer than five months a seow, large enough for the transport of animals and other goods: because the majority of the persons, who wish to lease the ferry, are people of small means, if not poor; also because nobody can afford to incur so heavy expenses for a term of three years.

Therefore it is resolved, to try, whether the said ferry cannot be let again without public competition, for a fair equivalent to the present ferryman, Egbert van Borsum, for the term of three years, on condition, that within four or five months he shall have built or purchased a scow for the transport of cattle etc. Their Honors Niyasius de Sille and Johan de Deckere are hereby appointed a committee and authorized to do this and bring about an agreement. Date as above (May 28th, 1658.)

Extract from a Letter of the Directors to Stuyvesant: Lutherans and the Formulary of Baptism. (June 7, 1658.)*

We expressed in our enclosed letter [of May 20th] our opinions and intentions concerning the Lutherans, to gain them over by moderate measures to the Reformed Church and since closing this letter we have come to the conclusion to direct, that in the churches not only there the old Formulary of baptism be used, but also the words "present here in church" be entirely omitted, because we believe that thereby these and other dissenters will be satisfied and kept in the Reformed Church. Date as above,

Council Minute. Agreement with Gravesend for the Tenths.

On the 2^d of July 1658 appeared before the Board William Bowone, Thomas Spicer, William Willekens and Charles Morgan, Magistrates of the village of Gravesend on Long Island, being deputed and authorized by the inhabitants of said village to make with the Director General and Council an agreement concerning the tenths for the ensuing year. After some debates pro and contra, the said Magistrates agreed with the Director-General and Council, that 160 schepels, one half of wheat, the other of peas, should be paid as the tenths of the whole village for this year, to be delivered on the seashore near the village. Date as above.

LETTER FROM STUYVESANT AND THE COUNCIL TO THE VICE-DIRECTOR OF FORT ORANGE CONCERNING THE TENTHS OF RENSELAERSWYCK.

Honorable, Dear, Faithful.

This goes as cover of an extract from a letter of the Lords-Patroons, which will inform you of their intentions and orders concerning the collection of the tenths, now long due from the Colony of Renselaerswyck. We desire and direct you, to proceed immediately upon receipt of this order against the people of said Colony for the collection thereof in the following manner.

Upon receipt hereof you will summon Mr. van Rensselaer or go to his house, inform him as well of the enclosed extract from the letters of the Lords-Directors, as of the tenor of this letter and try to persuade him, to obey the orders from so high authority. If he shows himself well disposed, you are authorized, to make a reasonable agreement with him for the present year; but if the said Mr. van Rensselaer remains as obstinate, as formerly, and refuses to listen, you are to let the tenths publicly to the highest bidder, giving the former full and ample promise, that he shall be supported by us: after you have farmed out the tenths, you must warn the tenant-farmers of the Colony, on pain of a fine of one hundred guilders, not to remove any of the crops from the fields, unless they have first made an agreement with the farmer of the tithes or have allowed him to set aside his dues: persons, violating this order, must be duly punished and a full report of your proceedings sent us by the first chance.

Wherewith etc etc Fort Amsterdam in N. N. July 2, 1658. ${\it Your affection ate friends}$ The Director-General and Council of N.~N.

Enclosed in the foregoing letter was the following note:
Monsieur Montagne

For your information and guidance we state, that we desire you to make the agreement with Mr. van Rensselaer concerning the tenths for not less than about four hundred schepels. You will act accordingly. Fort Amsterdam in N. N. Date as above.

Council Minute. Magistrates for Gravesend, L. I.

Thursday, July 4th (1658).

Received the nominations for Schout and Magistrates of the village of Gravesend on Long Island, made by the inhabitants of said village, who nominated and presented the Schout and Magistrates now in office, to-wit:

Thomas Spicer
William Willekens
Edward Brouse
Charles Morgan as Schout.

The Director-General wrote underneath the list: the abouff mentioned persons are accordingly to order by these presents authorised and confirmed as Magistrates for the towne off *Gravesunt*, Actum Amsterdam in New Netherland, date as above.

Petition of Peter Tonneman for pay for his services as Schout and Secretary of Brooklyn, L. I.

To the Noble, Very Worshipful, Honorable Director-General and Council of New Netherland.

Shows the assistant member of your honorable board, also Schont and Secretary of the villages of Brevekelen, Midwout and Amesfoort, that he has served in the aforesaid capacity as member of the Council for 18 months and as Schout and Secretary for 29 months, but that the bookkeeper C. van Brugge has not given him credit for these services and is at a loss how to do it; he also raises a question now regarding your petitioner's salary of fl 200 yearly for services in the Council, which your Honors have granted him according to the resolution of and commission from the Director-General and Council, copied from the records and here annexed, and disputes your petitioner's claim to it. Anyway, he makes difficulties, to place your petitioner's name on the books without your Honors' order and consent; and

Whereas your petitioner has without doubt performed the duties of the several beforementioned offices without reproach,—at least he cannot believe, that just complaints can be made against him or submitted to your Honors,—and whereas even if somebody else had charge of the Schout's office, the yearly salary of fl 200 would have to be paid; your petitioner and member of your honorable board thinks, under correction, that he is justly entitled to it and therefore requests an explanation concerning his salary as member of the Council and as Schout and Secretary and that thereupon his name may be properly placed on the books.

Honorable gentlemen! Your Honors well know, what it is to be embraced and burdened by a wife and five children, when everything here is so expensive and dear, especially for those who try to support their families honestly according to their position. But the petitioner has no other intention and desire, than to ask for what is justly due to him for performing the duties committed to his charge and what in your wise discretion your Honors will decide to be due to him. Awaiting hereupon your Honors' disposition and favorable decision etc etc

Amsterdam in New Netherland July 8th, 1658. Your Honors' obedient and humble servant
Peter Tonneman.

After having received, read and considered the foregoing petition, it was answered:

The petitioner shall receive provisionally and subject to the approval of the Lords-Directors, besides his salary as member of the Council, two hundred guilders yearly for performing the duties of Schout and Secretary in the village of Breuckelen, Midwout and Amesfoort. Date as above (July 30th, 1658.)

Council Minute. Magistrates for Newtown, L. I.

July 30th 1658.

The Council having received and read the nominations, made and submitted by the inhabitants of the village of Middleborgh on Long Island,

The Director-General and Council of New Netherland select from the list of nominated persons and confirm as Magistrates of the said village of Middleborgh for the ensuing year:

William Pamer, John Coo, Edward Joseph.

Done at Fort Amsterdam in N. N. Date as above.

Council Minute. Land Matters concerning New Utrecht, L. I.; School.

August 13th, 1658, Tuesday.

Received a petition of Anthony Jansen from Sallee, showing that the meadow, now granted to the new village of Utrecht, had been bought by him from the Indians and paid for on the 26th of September 1651. He requests, that the part of it near his house may be given to him.

After a vote had been taken, it was answered:

This is to be placed into the hands of the people of *Utrecht* and if it is found, that petitioner
has no meadow for making hay, a part of the aforesaid land shall be given to him, as to others.

Date as above.

Received the petition of Jan Lubberts, requesting consent to open a school for instruction in reading, writing and arithmetic.

It was answered:

The request is granted, provided he behaves as such a person ought to behave. Date as above.

COURT PROCEEDINGS CONCERNING THE RIGHT OF WAY IN MIDDLEBORGH, (NEWTOWN) L. I. July 9th 1658.

Thomas Stivenson, plaintiff, against John Gray and Samuel Sales, defendants.

Plaintiff states, that defendants have cut down his posts and rails, to which defendants make answer, that plaintiff obstructed the road, ordered to be made.

Having listened to the contesting parties, the Director-General and Council order the defendants not to use nor to make any other road, than the one now in use, until the Director and Council or the Magistrates of the village of Middleborgh shall have directed otherwise and for their unseemly behavior towards each other, both parties are condemned to pay a fine of one pound sterling each: Thomas Stevens is further ordered, to lay out and make the road, as Messrs. La Montagne and Captain Thomas Willett directed it. Date as above.

August 30th 1658.

Thomas Stivens complains, that the Magistrates of the village of Middleborch have opened another road through his fences, than the one heretofore ordered by the Committee of the Director and Council, Messrs. La Montagne and Capt. Willett, and confirmed by their Honors; whereby the aforesaid Stivens claims to suffer great injury in his pastures: this being so, the Director-General and Council once more order, that conform to their former and also to their last order of July 9th the public road shall be and remain, as laid out by the aforesaid committee. If anything has been or is being done against this order, the Magistrates of the said village are ordered to appear before the Director-General and Council and show cause for their action. Date as above.

PATENT FOR LAND IN BROOKLYN, L. I.

Petrus Stuyvesant, Director-General etc, and the Conneil testify and declare, that to-day, date underwritten, we have given and granted to the heirs of Bruyn Barentsen, a lot for a house and garden, situate upon Long Island in the village of Breuckelen between the Churchyard and Albert in the Bay, the Highway being on the Northside, where it measures seven rods, along Albert's land fifteen rods, along the Churchyard fifteen rods and in the rear seven rods: with express conditions and stipulations etc etc

Done at Fort Amsterdam in New-Netherland, October 4th 1658.

COUNCIL MINUTE. LETTER FROM THE TOWN CLERK OF HEMPSTEAD TO DIR. STUYVESANT.

APPOINTMENT OF MAGISTRATES FOR HEMSTEAD, L. I

Ever honored Sir

After the remembrance of our submission and humble respects; it hath pleased God after A Sickly and sad Summer to give vs A seasonable and comfortable Autumne, wherewith we have beene (thorow morey) refreshed ourselnes and have gained strength of God, soe that we have beene necessarily Imployed in getting winter foode for our Cattell and thereby have something prolonged our wonted time of chosing Magistrates, for the w^{ch} wee hope yo⁷ honor will hold vs Excused: And now according to our Accustomed manner: we have voted and put typon denomination our former Magistrate Mr. Richard Gildersleve, and with him William Schadden, Robert Forman and Henry Persall. They are all of them knowing-men, of honest life and good integrity, therefore we desire yo⁷ honnor to choose & appoint twoe of them to be our Magistrates And we shall willingly accept of them, And allways according to our duty & obedience, wee shall pray vnto the Most high God, to bless and presearue yo⁷ honor wth much health wth happines And prosperity in all your Noble designe Wherewth wee humbly take o⁷ leave.

Euer honored Sr

Hemstead this 27th 9bre 1658 Stilo Nouo Your Loyall true & obedient Seruants The Inhabitants of *Hemsteede*.

In their behalfe haue Subscribed

JOHN JAMES

towne-clerk.

To the R^t honorable

Peter Stevensant
Governor and Capt. Gen^{*1}
of y^{*} Newnetherlands resident
att Mannatans.

• 54

December 9th 1658.

His Honor, the Director-General, selected from the list of persons nominated by the inhabitants of *Hemsteede* the following and confirmed them as Magistrates:

Mr. Richard Gildersleeve, Mr. Robert Forman.

Done at Fort Amsterdam, the 9th of December 1658.

Summons to several persons at Hemstead, to answer a complaint of the Farmer of the

Petrus Stuyvesant, by authoritie of the High and Mighty Staats-Generall of the United belgick provinces and the Hounorable Lords bewinthebberen off the Westindia Comp. Governor General of the Niew Netherlands, Curação, Bonairo, Aruba, and the Councell of Staet heere established doe order by these presence, Nicolaes van Eslant junior our messenger of Justice, (Whereas John La Montaigne Junior Customer off the Excyse off taphouse keepers & ont sellers by small measures off all sorts of Wynes and beares, hath by Way of Complaint, given unto us information not only the Refusall of paiment of the forsaid Custome or Excyse by our order imposed uppon beare Wynes & Liequors, but also the abuses, threatenings both by Words & Speeches offered unto him our aforsaid Customer by some of heemsteede, therefore order our forsaid messenger, Nicolaes van Eslant Junior, that he shall forwarne and call before us the magestrates off the saide towne and together by name, Thomas Foster, Lymon Seren, Arian Forman, John Hickes, John Smith, John Heerman, Aettie the wyff off Pieter Cornelissen, James Paine, Thomas Yrland, William Yets, Jeremy Wood, that they without faile make their appearance before us one thursday being the second of Jannuary next ensueing for to heere and answeare if they can such demaunds and forfeyts as our Fiscall shall demaunde and object against them. Given under our hand and Common Seale this 19th off December 1658, Amsterdam in Niew Netherlandt.

Letter accompanying the above summons.

Lovingh friends.

What us and our Councell have forced to doe this message and Warrant unto the magestrates and other persons therein specifyed, you fully may understand out the tenure of the mandement these feu lynes only shall serve to advys you (if you will and kan take the good counsel of a friende and Governour) that you and the Rest of your neighbours compose the differences with the Customer or his agent Ritchard Bridnel otherwise I feare that it will bread more disturbance to your one Charge and Damage, Soo after my Love I shall Rest.

The 23^d of Decemb^r A° 1658. Your well willinge friende and Governour P STUYVESANT.

Council Minute. Settlement of the Excise question.

The Court messenger having read the foregoing summons to the persons mentioned therein in presence of the farmer of the Excise, they paid the farmer, so that the matter is settled.

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Letter from the Directors to Stuyvesant: Smuggling; Currency; Tobacco; Salaries of Officers; Duties; Salt declared a Monopoly: Fort on Oyster Bay; Latin School; Privileges of the City of New Amsterdam.

The 13th of February, 1659. Honorable, Prudent, Dear, Faithful.

Our last letter to you, dated the 19th of June, 1658, of which a copy is enclosed, was sent by the "Brugnvisch," since which time there arrived here, praised be God, from time to time the ships "Spheramundi," "Beer," "Beeve," "Dractout" and "Moesman," and we received by them your general letters and enclosures of the 17th of June, 23th of July, 23th of September and 5th of October of last year, also a private letter from Director Stuyresant, dated the 24th of September, all of which we shall now answer according to circumstances and as far as necessary without following point for point of your letters.

The first point in your general letter, which attracted our attention and of which frequent mention is made, concerns the smuggling going on there more extensively, than we like, not only in beavers and merchandises, to the great prejudice of the Company and all honest traders, but also in contraband goods, which, we notice, are being taken over there from here from time to time in large quantities endangering the safety of the country and its inhabitants. The case lately tried here before the Court of the Schepens between skipper Blommaert and one de Lange for 2000 lbs of powder sent to New Netherland, proves how true the reports of it are and we wish, that we had then already obtained from their High: Might: the placat formerly spoken of, which has been delayed for some reasons; the smugglers could have been tried then and not only the said contraband merchandise confiscated, but the men could also have been sued for the fourfold value of it or any other fine determined by their High: Might. This would have deterred all such sinugglers so much more, as they would have been held accountable for it here as well as in New Netherland for many years to come. We shall now push this matter again with the government and endeavor to obtain it: meanwhile we can well understand, that all such defraudations cannot be discovered there and the goods be confiscated, yet we have hardly any doubt, are in fact, for good reasons, quite sure, that the Fiscal is not doing his duty thoroughly, although this is a matter specially recommended to him and given into his charge as concerning his office specially. We direct him therefore herewith most strictly to watch henceforth with more zeal and care, if he has any intention to continue in the service of the company. We think, it would help to discover or prevent smuggling, if upon the arrival and before the departure of ships some reliable soldiers were placed on board of each vessel, to whom you were to promise and also give a certain share of discovered smuggled goods: that has often been done here with good results. We believe also, that enclosing the City there with pallisades would be of advantage and necessary for this purpose, and therefore we approve of it, recommending further, that you continue in your endeavors, as we shall do in looking about for and engaging faithful and experienced men as supercargos, whose duties will require them to be present at the discharging and taking in of freight without being allowed to come ashore during the time (we understand, that they continually are ashore) and this rule you must specially enforce. If they do not obey or we may be deceived or misled in our choice, then you must not he sitate to punish the disobedient as an example to others. We send you now some printed copies of the order issued by you against the excessive snuggling carried on under the name of provisions for the sailors, that everybody may be warned to live up to them without being in a position to plead ignorance.

The arguments, which you use, why wampum is not reduced generally, but only in the Company's office, do not appear to us well founded or sufficient, for we are quite sure and cannot arrive at any other conclusion, than that a general reduction will cheapen all commodities and goods and therefore the laborer and the people generally will profit more by it, than the natives. Anyway the general reduction is necessary, so that it cannot be cried down still more, for at present it has yet to serve in the place of silver and gold coin as change between individuals. Although Director Stuyvesant says in his private letter, that it would be very desirable, if coin could be brought to New Netherland, we see as yet no chance for it, there being many more places in the world, where this kind of currency is not to be found, as for instance among the people along the Gold Coast of Africa, where for want of it they make shift with some kinds of dress goods or small shells or other objects of little value, which for all that has quite as good a circulation, for anything will pass as currency in trade, as long as a value is placed upon and benefit derived from it. Even if we saw any chance and had the means to bring coin into the country, we see no way of keeping it there, especially as long as so much is lost on the return cargoes from there. The experience in Brazil has taught us the same lesson, for notwithstanding that the gold and silver coins were made 25 to 30 p. ct. lighter, specie could not be held there, but was exported, As we said before, we see therefore no other nor better way, than to prevent a further crying down of wampum by a general reduction of it. We have resolved to direct you to do this there without delay, for you will undoubtedly discover, that the wampum is held at a higher value and thefefore the tradesman and the farm-laborer will be better satisfied and encouraged thereby.

Although you still seem to think, that the *Virginia* tobacco should also be subjected to inspection there, considering the complaints made to us some time ago by private traders here we cannot rescind our former orders in this matter and we leave the inspection and classification of the tobacco to the traders themselves, to whom we prefer to concede perfect freedom, than to restrict them herein, for they will certainly adopt such measures, that this trade, which is of great importance to them, will not be diverted into other channels.

We have already repeatedly expressed our displeasure over the increase of salaries, which you have allowed one or the other of the Company's employees and officers there before the expiration of their time of service. We are therefore surprised, that you have done it again by giving to the three masons, lately arrived there, besides their monthly pay of 14 fl, 20 stivers for each day's work; we cannot approve of it, the more so as according to your testimony these men are progressing lazily and slowly in their work. We direct therefore, to discharge them, if these masons are not willing to work diligently and properly for the stipulated pay of 14 fl, and in that case to deduct and make them pay for the passage from here. To finish the work on the Fort you may then engage such English masons, as understand to build with stone.

It seems, you do not understand the meaning of our words, when we directed you to pay to Van de Voorde & Co., or to their agent for the confiscated goods out of the ship "Nederlant-che Fortuijn." We meant to say, that the money received from the sale of these goods, as far as they had been cleared here pursuant to the enclosed bill of lading, shall be refunded to them in the same currency of New Netherland, either beavers or wampum. This order applies not only to Van der Voorde & Co., but also to Baron van de Capelle, whose goods were shipped under the same names, viz: Adrian van der Donck and Cornelis Melyn, and also confiscated; likewise to all others falling under this category without detaining them any longer by empty pretexts. We trust, that then the parties concerned shall be satisfied and their just complaints in this regard cease.

For your better information we shall continue to send you statements of the payments made here for accounts of the soldiers and others in the service of the Company there; but we do not consider practicable the proposition made by you in regard to the dislike to their duty, conceived by the soldiers, when they see their accounts charged with the debts made here, for the people, who have fitted them out, would suffer serious losses.

Our order henceforth to levy a duty of one per cent on all goods and merchandises sent out of the Company's jurisdiction, was given to satisfy the traders and other people here, because complaints had been made to us about it; but since you inform us, that the carrying out of it meets with unexpected opposition, we have no objection, that you continue herein on the old footing and levy only on wine, brandy and distilled waters the duties already imposed; for we endeavor always to prevent everything, by which the trade might be diverted.

The logwood, brought there by the yacht "Diemen," has safely arrived here in the ships "St. Jan" and "Beer." We were pleased to learn, that you will quickly despatch the yacht with provisions and boards to Curaçao, where she is to take a cargo of salt, of which there is little on hand. This trading from one place to the other must necessarily tend to benefit both conquests and their inhabitants and it should be kept up. As to the salt expected there we have 'decided, that it shall be stored in the Company's Warehouse and and not be sold by anyone except by the Company at a fair and honest price, to be fixed by you, for we intend to retain the trade with salt as a special monopoly for the Company.

The inclosed invoices and bills of lading will inform you of the quantities of clothing, coarse cloths, linen and other necessary material sent for the garrison there, also of the amount of powder and lead shipped now. We carnestly recommend you to distribute these rticles with great carefulness and a saving hand, and only among the most needy. As to your apprehension, that in consequence of the permission given to a few, now and then, to bring over some bars of lead for windows, more lead may be imported there, than required for window frames, we see no way to refuse that permission, for every one may pretend to be about building a house or houses there: you can much better examine into it, for we do not only send you a statement, but shall henceforth add, on what pretext and representation the permission has been given here, so that you can see, whether it is true, and if not, scize and confiscate the lead, as being imported with evil intentions.

We send you herewith some bound account books, paper, quills and ink-powder, required by you to complete and send over the resolutions and other documents of your administration since January 1657. Although some of the most important resolutions and documents have been received by us since that time, the copy of the record of resolutions must not be sent without them, that we may have here and can examine the whole series in chronological order. We would have provided you with this stationery earlier, if you had asked for it; and we send it now with pleasure according to the enclosed statement. After the schoolbooks and stationery to be need for the education of the youths, stated in the enclosed invoice, you will please to look yourself.

We do not like it, that the *English* make such unfounded claims in regard to the extent of the boundary under the agreement made between them and us at *Hartford* in 1650; not so much because by it the establishment of the blockhouse has so far been prevented, as on account of their haughtiness and obstinate inclination to quarrel and to arrogate to themselves all authority.

^{*} For the omitted paragraphs see Vol. XII, p. 232 and Vol. XIII, p. 96.

As we cannot always submit to it, we have decided to direct herewith, that, if you have not yet made any agreement or are not liable to make any with the government of New England, a block house shall be erected at our extreme limits, advanced to Oyster Bay, without waiting for the decision of the English nor submitting to it.

* * * *

The agreement, made by you concerning the tenths, among others with the Colony of Renselaerswyck, has our fullest approbation and we have therefore no intention to make any change here, even though the agents of the Colony should apply to us about it: we should refuse their request and keep to the agreement made in New Netherland. We recommend, that you continue in this way, for it is a matter of great concern to us on behalf of the Company.

What we have ordered in our last letter of the 19th of Jnne in regard to the Lutherans, may be learned from its duplicate sent herewith; our intentions are still the same, as we see no reason, why the preachers there should raise difficulties about it; for it is an order practiced in most of the Reformed churches here. The enclosed open letter will tell you, what we write to them on this subject: after having read and sealed it, give it to their Reverences.

We uphold what we formerly wrote you about Baron Hendrick van der Capelle, who has bought Staten Island without the knowledge of the Company and calls himself Lord and Patroon of it. Our former order must be executed and the island taken possession of by you in the name of the Company either by virtue of a purchase already made or to be made hereafter. As Cornelis Melyn, whom you should sound on this matter, has now arrived here from New England, we shall examine him and inform you of our success as soon as possible.

We find the request, made by Johannes Pietersen Verbrugge, that the salary of his predecessor, Lucas Rodenbergh, late Vice-Director at Curação, be paid there or credited in Holland currency, not unreasonable, but quite just and we direct you therefore to pay him there in this manner.

The arguments brought forward, why for the establishment of a Latin school there it is necessary to send from here a fit and honest man, to instruct the children in the elements and foundations of the language, have induced us to decide, that such a teacher shall be inquired for, care being taken, that he writes a good hand, to teach the children also calligraphy; you may expect him by the ships sailing from here during the spring.

We are well pleased with your vigilance exercised in discovering the smuggled goods, shipped in the "Draetvat" and approve of the subsequent confiscation. We wish, that the disposition made of the goods would give us as much satisfaction and deprive us of reasons to show our displeasure. Your letters do not say anything of the disposition of the goods, but a resolution, sent as enclosure, substantially directs, that one half of the confiscated beavers shall be the share of the Company, (with the remark, that its treasury was not in funds), one fourth shall go to the board of Director-General and Council as informers of this violation of the customs-laws, to whose share one third should therefore fall, and of the last fourth one half to the Fiscal and the other to the church. This is a very uncommon proceeding and sounds very strangely to our ears, for according to the above unheard of remark the Company receives out of pity apparently a larger share, than it is really entitled to. We confess, we do not understand that, because the Director-General and Council have no claim whatever upon these confiscated goods, which must be and remain converted to the benefit of the Company alone, as bring the only sufferer by such defraudations. It is true, that the placats issued concerning smuggling allow to the discoverer and informer one third of the goods, but to apply this rule to dnly appointed officers of the Company, who—and this is the

principal point—are to be the judges, is really too vile, frivolous and unreasonable. Being made parties in interest, you could by no manner of means it as judges, it was therefore a blunder so grave, that it has not its equal, and has never been committed by any judge or court. We leave it to yourselves, to imagine the obloquy and the bad reputation, which your action must give you as members of such a board; you would therefore act wisely and we recommend you to do it, if you were not only to correct this blunder, but also abstain henceforth from proceeding in such a manner, without however ceasing to watch for and discover smuggling, as the service of the Company requires it. As to the share of the confiscated goods, allotted to the church, we will not object to it absolutely, because it seems, that they needed it, and this practice may therefore be continued occasionally; we consent also, that the Fiscal should receive a reasonable share for prosecuting the case in proportion to his troubles and duties.

After examining your request in favor of a certain representation in writing, intended to obtain more liberty for the foreign trade of the inhabitants there, we find this to be a matter of importance and especially benefitting your people, but of doubtful advantage for the Company, for a wide door will thereby apparently be opened to further defraudation and the Company's revenues here in this country considerably reduced, also the general government and specially this city might claim, that the trade from here would suffer by such measures. However, we believe, that it is a measure to encourage everybody in the cultivation of the soil and that upon the country's progress and benefit depends much of the prosperity of this state, and we have therefore, after long deliberations, decided, that the experiment, which you are to make after our ratification, shall provisionally be continued, under the express condition, that the ships, sailing thence for French Spanish, Italian ports, the Caribean Islands and elsewhere, to trade with their cargoes of products of the country, salt-fish, goods and merchandises, shall be bound to return with the return cargoes procured with the proceeds of their ventures, either to this City of Amsterdam or to the place of your residence in New Netherland, in order to pay you, upon discharging and selling their cargoes, such duties and convey fees, as the Company receives here: it has also been decided by the Company, that no beaver, otter or other skins shall be exported, except in ships coming directly to this country. As to the duties to be imposed upon exported products of the country, wooden ware, salt or dried fish, and what else industry or ingenuity may manufacture or produce - not knowing, what measures your English neighbors have adopted in this respect, which it might be proper to copy to a certain extent, - we have preferred to leave it to you, instead of making mistakes through ignorance; you are therefore hereby authorized, to obtain the required information and after consultation with the Magistrates there impose such moderate duties, subject to our approval, as shall be deemed proper. Before leaving this matter we desire to urge and most seriously recommend, that a close watch be kept over these ships while taking in or discharging freight, that the good will and intention of the Company for the welfare of the community may not lead to its suffering from defraudations or having its revenues reduced.

Thus far in answer to your general letters; we shall now proceed to reply to the private letter from the Hon^{ble} Director-General and take up such points in it, as we consider necessary, and as have not been discussed in former letters.

In regard to the recommendation, in favor of the request from the Burgomasters and the principal inhabitants there to obtain a modification of the duties on New Netherland tobacco, we have already mentioned, that we have made every possible effort, to have it completely exempted from duty; but the obstacles, which we encounter, deprive us almost, if not entirely, of the hope

ever to succeed: when occasion offers and the time seems to be favorable, we shall nevertheless press the matter again and endeavor to see, whether so serviceable a measure cannot be brought about. You shall hear the result in due time.

The arguments, made by the said Burgomasters in favor of their request, to increase the weights in the public weigh-house 6 p. ct. are not sufficient to make us order such a change, for we see many difficulties in such alterations; the merchants, buying tobacco and other merchandises there, upon which the English allow no rebate, can and undoubtedly make their calculations by your weight satisfactorily and without risk, as everybody knows his own business and is therefore alert and cautious about it.

The three flags, the partisans, halberds and drums, required for the trainbands, are sent herewith, also some drumskins, snares and strings, to be used when necessary.

Thus far in reply to the letter of his Honor, the Director-General. The Burgomasters and Schepens have among others requested us, that for repayment of the debts of the administration they might be given and granted the whole income from the public Weighhouse, observing, that one fourth of it was already given them by you, which we now have also learned from your resolution of the 25th of January 1658, lately sent over. This appears strange to us, for you ought to have first received our approbation and added reasons for the necessity of this step, so that we could express our opinion on it, especially as time and circumstances required no hurried action; which we presume was not the case here.

Although the books of the colonists' accounts and of monthly wages, sent by you, have not yet been thoroughly examined, we have already found in them much to displease us, especially the items placed to the credit of the Company's officers, while they were still indebted to the Company, for instance

13,10.0 and Gerrit Bicker with 15.00.0 all in favor of one Jacob Schellinger, upon the statement of whose account payment was demanded here from us, notwithstanding that the first still owes the Company fl 1900, the second has not as much to his credit and the third* had already committed his villainous deed. You have also given credit to Do Johannes Polhemius for fl 782.6 .--, but as he has that much to his credit on his Brasilian account, we have balanced these two sums against each other, which you too must do in your books and you are hereby expressly charged, not to give further credit either to his reverence, whose account is now closed and with whom the Company has nothing further to do, nor to anybody else, be he an officer or a party, to whom the Company owes nothing; for in case of death of the persons or other troubles the Company would only be the loser. We learn further from the books of monthly wages, that the Councillor La Montagne receives instead of fl 200 for rations 300 per year; the same increase has been allowed to Peter Tonneman in his account of salary; both changes having been made without the knowledge of the Company, as if it did not concern us and we need not know what became of our funds. To prevent troubles we are now compelled to give to Councillor De Decker also 300fl for rations yearly, instead of 200, to begin with his arrival there, unless we wished to disapprove your action completely, which for reasons we do not at present, but shall certainly do in the future, as we must necessarily resent any neglect

^{*} Gerrit Bicker had been commander of Fort Casimir, which he surrendered to the Swedes under Rysingh in 1654, without offering any resistance. See Vol. I, pp. 601-605, and Vol. XII, p. 86.

of the Company's interests and reputation. We shall inform you, what else we find to remark on in the aforesaid books; in the meantime we expect your general Journal (blaffart) of all the Company's expenses and receipts for the year 1658, to see now and for the future, how its means and revenues are employed. In the administration of the finances the instructions drawn up here and sent to you must be strictly obeyed without any deviation whatever, and in order that this may be done without fail, we charge herewith the Receiver General Van Ruyven not to neglect his duty and to make no payment to anybody, whoever he be, unless ordered according to the instructions. As he has undoubtedly a good knowledge of affairs, we have for your own relief decided to give him an advisory and conclusive vote, but only on questions concerning the finances and what is intimately connected with them; you will make a note hereof and act accordingly.

The arguments submitted by the Burgomasters and Schepens there, why the office of auctioneer and the sale of real estate within the City should be committed to the charge of the communalty or its Secretary, appear so convincing and satisfactory, that we have granted their request and Secretary van Ruyven is herewith relieved from these duties. We understand, that he charged for the sale of real estate a commission of 5 p. ct., which is too much and should anyway have been paid into the Company's treasury, as it is done in this City here. That this method may be followed there also, we have resolved, that henceforth there be paid for sales of real estate into the Company's treasury in cases of voluntary sales the 40th penny, one half by the seller, the other by the purchaser, on Sheriff's sales the 80th penny by the purchaser alone, together with one half of a guilder to the Secretary besides his office fees; you will act accordingly.

A considerable number of free people are now going over at the expense of the Company; among them you may find some, who have engaged to serve other masters, as this is the manner in which the authorities of Rensedaerswyck and other private owners of colonies bring over their people. It is not feasible to discover that here and we have therefore resolved to direct and recommend you, to keep and cause to be kept a sharp look-out and to demand from the masters of persons coming over that way the passagemoney advanced by us: for else the desire of the Company, to increase the population, would be thoroughly abused at our expense, while we intend to grant free passage only to free indigent persons, having the ability to make a living, on the condition, that it be considered as a loan, to be repaid, when they are in better circumstances or if they leave the Company's territory. You must keep a good account of them and enter the item to the debit of every one not only to demand the money in due time, but also to see upon the departure of ships whether some of these men do not return to this country. A copy of these accounts must be sent to us without delay every year, that we too may be able to see, how careful of the interests of the Company you are.

* * * *

The slow expedition of the ships coming over now, caused by an early frost, has compelled many colonists and other freemen, now going in this ship the "Trouw" at the expense of the Company, to expend their little fund of money, so that we finally decided out of pity to give to the most needy for their support small sums, as you will see by the enclosed lists, and we direct, that you charge these sums to their individual accounts and allow them to earn as much by labor or otherwise, also to take care, that these and other free people coming over, may find places with good masters and farmers, for the country must be made to prosper especially by agriculture.

The invoices of private goods, shipped in the "Trouw," are enclosed and we recommend to you and still more to the Fiscal closely to watch the discharging of her cargo.

Herewith etc etc

Amsterdam, the 13th of Febr. 1659. Your good friends, The Directors of the W. I. Company Department of Amsterdam

To the Director-General and Council of New Netherland.

ABR. WILMERDONK
PAULUS TIMMERMAN.

The required powder, lead and other ammunition of war, as well as the material for clothing could not be shipped in the "Trouw;" you may therefore expect them by the "Otter," which will follow in 8 or 10 days. Date as above.

By order

A. B. DE DECKER, jun.

Letter from the Directors to Stuyyesant: Children from the Almshouse sent to New Netherland.

20th of February, 1659.

Honorable, Prudent, Dear, Faithful.

As you will find among the free people, going over in the ship "Trouw" at the expense of the Company six children from the Almshouse, named as in the enclosed list, who by mistake received no passport and therefore were not entered upon the manifest, we thought it advisable to inform you thereof, that the skipper may not have trouble on account of it. We further recommend you to place these children (girls and boys, who might be apprenticed to farmers) with proper and honest masters, as it has been done heretofore. Relying thereupon we commend you to God's holy protection.

Amsterdam, February 20th, 1659. By order of the Lords-Directors
of the W. I. Comp., Dept. of Amsterdam
A. B. De Degree, ir.

The enclosed list shows also, what passengers went over from the "Trouw" to the "Otter."

To the Honble Petrus Stuyvesant, Director-General and Council in New Netherland. By the "Otter."

COUNCIL MINUTE. MAGISTRATES FOR GRAVESEND APPOINTED.

Honoured Gournor.

Wee the Inhabitants of Grauesand according to our vsuall manner and the libberties and preuiledges of our pattent have made choice of William Wilkens, William Bowne and John Cooke for our Magistrates this yeare and likewise Charles Morgen for our Scott, all which are well

knowne vnto yo' Hon' haueing binne formarly in place and office: and now present them by our messenger John Applegate in the name of the whole desirieng yo' Honours Confirmation an Establishment of them and wee shall rest in all due obedience.

Yors The Inhabbytants of Gravesand.

The persons above nominated weare by these presents by Us confirmed and established as Magistrates and Schout for the yeare folloinge 1659. Actum Amsterdam in Nieu Nederlant 21st Aprilis 1659.

PATENT FOR LAND IN MIDWOUT, (FLATBUSH) L. I.

Petrus Stuyvesant, Director-General &c., and the Council testify and declare, that to-day, date underwritten, we have given and granted to Gustavus Danielis a lot, situate upon Long Island in the village of Midwout on the South side of the former millhouse, in which the widow of Solomon Abbes lives, and on the North side of Jan Cornelissen's land, in length on both sides five rods, wide in front and rear four and one half rods: with the express condition and stipulation, etc.

Done at Fort Amsterdam in N. N. the 21st of April 1659.

PATENT FOR LAND ON LONG ISLAND.

Petrus Stuyvesant, Director-General, etc., and the Council testify and declare, that to-day date underwritten, we have given and granted to Govert Loockermans, Cornelis van Ruyven and Jacobus Backer a piece of land, situate on Marten Gerritsen's Bay, in the Indian tongue called Matinneconcy alias Hogs Neck or Hogs Island, being a small island at high tide, with the dependencies thereof, as the said Loockermans bought it from the natives in the year 1650: with the express condition and stipulation, etc.

Done at Fort Amsterdam in New Netherland, the 23d of April 1659.

Letter from the Directors to Stuyvesant: Rensselarrswyck; Latin School; Staten Island; Code of Procedure.

April 25th 1659.

Honorable, Prudent, Dear, Faithful

Since our last letter to you of the 13th of February, sent by the "Trouw" and the "Otter," the Patroon and the other directors of the Colony of Renselaerswyck have presented a remonstrance, containing various, but in the main the same, complaints, which have already been made several times, to which they have only added their lamentations over the demand of the tenths and the farming out of the excise on wine and beer consumed in the said Colony of Renselaerswyck. In regard to the last two points we referred to what had passed between you

and Jan Baptista Rensselaer in June 1656 and we must admit, that we are highly pleased with your answer to his remonstrance, wishing only, that you had avoided or passed over the too minute explication or statement regarding the expenses, which he claims the Patroon and the co-directors incur in the maintenance of their servants: the following words "or if impartial men &c" might also have been omitted, for it seems, they have given these people with their unfounded claims some hope, that by supporting a preacher they could avoid the paying of the tenths; especially if the case is to be adjudged by arbitrators, which they have always desired, while we considered it nucalled for and against the interest of the Company: we stand upon quite a different, but sufficiently firm basis, also upon some demands against the Patroon and the co-directors, for which in due time we shall demand satisfaction. These points and the provisional answer, already given to their abovementioned remonstrance, are herewith sent you for an expression of your opinion thereon and in order to see, whether you may not have still other complaints against the Patroon and the other directors, which we shall expect in due time. As we cannot discover, that according to the Freedoms and Exemptions, which they quote so often, the Company is deprived of the power and authority of appointing a Schout even for the Colony of Rensselaerswyck,—we intended to direct and authorize you hereby, to appoint and instal somebody there as such, but in order to do this for the present with the least commotion, we would suggest to you, whether the present Schout in the said Colony - we think, he is Gerrit Swart, who has already taken the oath of allegiance to the Company - should not have the preference before others and be continued in his office, on condition, that he receives and accepts his instructions and commission (to be drawn up by you) on behalf of the Company as Chief Patroons and Sovereigns under the jurisdiction and government of their High: Might:, the Lords States-General. If you think it advisable, you may act accordingly or in any other convenient and suitable manner; act however without precipitancy, but await a favorable opportunity; meanwhile we desire you, to continue in the former manner with the demand for the tenths and other duties from the Colony, until we shall give you other instructions.*

In our next we shall inform you and give a complete and explicit account of the statements, made by Cornelis Melyn concerning the purchase of Staten Island for account of the Company under the administration of the former Director Minuit; also of our answers, given to some of his representations and requests.

How much trouble we have taken, to find a Latin schoolmaster is shown by the fact, that now one Alexander Carolus Cursius, late Professor in Lithuania, goes over, whom we have engaged as such at a yearly salary of 500fl, board money included; we give him also a present of 100fl in merchandise, to be used by him upon his arrival there, as you may learn by the enclosed extract from our resolutions or by the contract, made with him, to which we refer for brevity's sake.

We have sufficiently proved, by our late precaution and orders, of how great importance we consider the proper administration of the finances there: as we have seen, that to carry out our plans a suitable and experienced bookkeeper is required there, we have here engaged as such Jacob Sam at a monthly salary of 50fl and 200fl a year for board; he is coming over with his wife and family in one of these ships. There is further doing over one Direk Looten, whom we have engaged as clerk at a monthly salary of 20fl with 80fl a year for board; he belongs to a good family and is also said to be a promising young man. If you have occasion to advance him, we recommend you to do so; in the meantime employ him, wherever his services may be found required and useful.**

^{*}The following two paragraphs refer to lawsuits between private parties. ** See Vol. XIII, p. 99.

We send you herewith twelve copies of a little book, called "Ordinances and Code of Procedure before the Courts of the City of Amsterdam." We desire, that these Ordinances and Code be put into practice there; you may therefore distribute them among the Burgomasters and Schepens, who must strictly govern themselves accordingly.

The enclosed bills of lading and invoices will tell you, what clothing required for the soldiers is now sent by these ships; we direct and recommend that it be properly distributed.

The invoices of private goods, shipped in the two vessels now sailing to New Netherland, the "Bever" and the "Moesman," go with each ship and copies herewith; the Fiscal must keep his eyes open, when they discharge their freight.

Wherewith etc etc

Amsterdam, the 25th of April 1659. Your good friends
The Directors of the W. I. Company,
Department of Amsterdam.

JACOB PERGENS
J. BYCKARET.

To Director-General Petrus Stuyvesant and Council in N. N.

The books, required by the schoolmaster, now coming over, for the instruction of the young people in Latin, could not be procured in the short time before the sailing of these ships; they will be sent by the next opportunity.

By the "Bever," the duplicate

By order of the Lords-Directors

A. B. DeDecker ir.

by the "Moesman."

RESOLUTION OF THE AMSTERDAM DEPARTMENT OF THE W. I. COMPANY APPOINTING A LATIN SCHOOLMASTER FOR NEW AMSTERDAM.

Thursday, the 10th of April 1659.

Before the Board appeared Alexander Carolus Cursius, late Professor in Lithuania mentioned in former minutes, who offered his services. After a vote had been taken, he was engaged as Latin schoolmaster in New Netherland at a yearly salary of 500 fl, of which one quarter shall be paid to him in advance, that he may procure what books he requires. The Board further grants him a gratuity of 100 fl, which the Company will lay out in available merchandise to be used by him upon his arrival in New Netherland, where a piece of land convenient for a garden or orchard shall be allotted to him by the Director General. He shall also be allowed to give private instructions, as far as this can be done without prejudice to the duties, for which he is engaged

Agrees with the original record.

L. Van Seventer.

1659.

PATENT FOR LAND IN FLATLAND, L. I.

Petrus Stuyvesant, Director-General, etc., and the Council testify and declare, that to-day date underwritten, we have given and granted to Cornelis van Nes a piece of land, situate upon

Long Island near the village of Amesfoort; beginning in the boundary of Wolphert Gerritsen at a marked oak tree, thence along the flat E. S. E. and W. N. W. in width eighty rods, in the rear in the woods also eighty rods; going S. by W. into the woods three hundred and seventy-five rods on both sides, containing fifty morgens.

Done at Fort Amsterdam in New Netherland, the 23d of May 1659.

LETTER FROM DIRECTOR STUYVESANT AND THE COUNCIL TO THE DIRECTORS IN HOLLAND:
CURRENCY; NEW ENGLAND AND THE TREATY OF HARTFORD; PUBLIC ACCOUNTS; RENSSELAERS-WYCK; LATIN SCHOOL; FORT AMSTERDAM.

By the " Trouw."

Honorable, Wise, Prudent and Very Worshipful Gentlemen.

Your Honors' favor of the 13th of February with enclosures were duly received by us, the original with the "Trouso" and the duplicate with the "Otter." For your better information and, we hope, for your satisfaction we shall answer herewith and, as far as time allows, add a statement of how your Honors' affairs stand in this country.

All possible care shall be continually taken to prevent snuggling, in pursuance of the placats, heretofore passed and now sent us by you in print. In the meantime we await anxiously the further and stricter orders, to be issued at your request by their High: Might:; after having received these, we shall vigorously carry them out to the best of our ability. Your recommendations to the Fiscal on this subject have been communicated to him by reading your Honors' letter, which we further impressed upon his mind by some earnest words. The order, to place some faithful soldiers on board while the freight is discharged and the Fiscal makes his search, is and always has been observed. In order to prevent corruption, they are often relieved every day and we have promised and paid not only to these soldiers, but also to everybody else, whatever position he may have, free man and Company's servant, who discovers and reports an attempt at snuggling one full third share, as shown by our resolution and the placat publishing the same of the 23° of April 1653, for which see the Register of Resolutions, sent you, lit E p. 186.

We wish, that in sending us the printed placats against sailors' provisions* your Honors had also communicated your advice and opinion, whether the seamen shall be permitted, as they claim they are, to trade to the amount of two months wages without paying duties. We have so far admitted their claim, but you will please to inform us of your approval or disapproval, that we may act accordingly.

At the repeated requests and representations of the Burgomasters and Schepens and after many debates with them, wampum had already generally been reduced from 6 to 8 for a stiver before the receipt of your letter, but the expected reduction of prices for necessary commodities and labor did not follow, for everything remains as dear as formerly and a difference of about 50 p. et. is made between beavers and wampum, because, as beavers are not now bartered by counting so many for a guilder or a stiver, but by the handful, length or fathom, the trader can afford under these circumstances, receiving more pieces for one stiver, to give a longer

^{*} Literally translated "sailors' lining" (matroosen voering). It was an old custom, to allow the crew of a merchantman to ship a small quantity of goods for trade in foreign countries, without paying freight or duty on them. See Laws of X. X. p. 43, section 21 of the Ordinance—B. F.

[†] Probably a clerical error in the original for wampum.

string to the native for a beaver. We benefitted very little by it; only at first it helped for a short time to sell the great quantity of imported goods, but with the arrival of the ships and the abundance of merchandise brought in them it stopped immediately and eight pieces of wampum for a stiver are therefore now not more worth than six. It is quite apparent, that it shall keep on its course.

Your Honors' order, that the salary of no one shall be increased before the expiration of his term of service, is and shall henceforth be obeyed. As to what has passed concerning the three masons, an examination of our resolutions and the book of monthly wages would show, that the guilder daily was not really given them for their day's work, but is only an increase of their board money, which, if reduced to Holland money, would not amount to 8 stivers. We cannot imagine it to be your intention, that these masons with a stipulated monthly pay of 14fl should board themselves or that they, who have to work every day, should receive no more for board money, than a common soldier, who, except on extraordinary expeditions, has only to go on guard duty in his garrison every third day and has the other two days at his disposal, to earn elsewhere something to supplement his small pay and boardmoney. Carpenters, masons and others of the train cannot do this and in others of the honorable Company's forts and places, where rations and no board money are given, they receive therefore a lieutenant's or at least double rations. In consideration thereof and for the purpose of encouraging these men and furthering the work, one guilder, in wampum, light money, a day has been given them, but only when they are at work. Your displeasure surprises us and we have on that account upon receipt of your order withheld the additional guilder daily and allowed them only double the boardmoney paid to a private soldier.

Pursuant to your Honors' repeated recommendations we would have liked very much to continue and advance the trade between this country and Curação by providing one place with provisions and timber and the other with salt. But as from time to time we have found ourselves in want of a suitable vessel, required thereto, we could not carry out this plan, as we desired, which is a great disadvantage to the Company and diminishes the trade. From the enclosed copy of a letter and enclosures, received by the ship "Meulen" and the galiot "New Amstel" you will learn, that our fears for the loss of the yacht "Diemen" are well founded; for she was sent by Vice-Director Beck to this port with a cargo of salt in September of last year, but has as yet not arrived here: our fears for her loss are increased by the verbal reports, that this yacht had several times struck the rocks, while taking in her eargo at the saltpans of St. John, and had leaked considerably before her departure from there. It is therefore necessary, that another suitable, but somewhat larger vessel be sent over, if this highly necessary commerce shall be carried on with zeal and managed for the advantage of the Company. In regard to this subject your Honors directed, that the salt, ordered or sent from Curação for account of the Company, should be stored in the Warehouse and sold at moderate prices only as a monopoly of the Company. We suppose, your intentions were to benefit the public generally by selling at retail, but this order is contradicted by the fourth point of the instructions concerning the management of the finances, as well as by your letter of the 7th of April 1657 per "Moesman": for your instructions require, that whenever any slaves horses, salt or other goods arrive here from Curação or from elsewhere, they are to be sold at public anction, proper labels with the price being affixed to all, while in your letter of the 7th of April 1657, recommending particularly the commerce with Curação, you advise us, to give permission to private parties here, who desire it, to bring from there in their own vessels salt, (of which a large quantity is on hand at the Island), horses &c under just and fair conditions.

Although it might be said, that the last order repeals the former and therefore must be obeyed, yet being unable to do the one or the other for want of a vessel, we find ourselves compelled respectfully to submit to you, whether, in case you affirm your last order, to keep salt as a royalty of the Company and sell it at retail and wholesale, this may turn out to the advantage of the Company, unless you forbid at the same time the importation of salt by private parties from other places; and if this measure is adopted, whether it would not cause an infraction, a diversion or at least an obstruction to the commerce and as a consequence would embarrass and injure both, this place and the Company. As some barks and other craft arrive here now and then from the Caribean Islands, Virginia, New England and other places, sometimes bringing besides their cargoes of sugar, hides, tobacco, some salt, they would, if forbidden to sell the latter, take it as a pretext not to sell the other goods. On the other side, if the importation and sale of salt is reserved as a royalty of the Company and no salt arrives from elsewhere, and if the Company's vessel should meet with misfortune, as it has happened now and several times previously, while we cannot obtain another within two or three years—the community would suffer much and the administration blamed for it.

Beside what we have said above, you will please to consider, that by reserving the importation of salt from Curação as a royalty of the Company the inhabitants here would be greatly discouraged from trading to Curação or sending anything there, for except salt they can obtain there very little or hardly any other freight, than horses, for which private vessels are as yet too small and inconvenient. We would be blamed for preventing our own subjects, who have no resources among the neighbors, from trading to our own places, which we cannot forbid to strangers, unless we also forbid them to bring salt from Curação. This would injure the Company and both their colonies, but if your Honors in your farseeing wisdom expect greater advantages from the execution of your last order, it shall be faithfully carried out upon receipt of your further advices and the arrival of a craft, suitable to bring salt from Curação.

* * * * *

Since our last letter we had but little intercourse and less differences with our neighbors of New England. If no new troubles arise between the two governments in Europe, which God prevent, we may hope, that no material differences between us and the English here shall spring up: anyway, we, as the weaker party, have always been very careful, and shall continue so, to give them no cause for dissatisfaction and although your description of them hits the nail exactly on the head, we cannot persuade them, notwithstanding our satisfactory proofs, that they deviate from the boundary agreement, made at Hartford in 1650. The question, as we have already advised yon, is only about the location of Oyster bay; the oldest inhabitants of New Netherland place it at 2½ leagues further east, than the oldest residents of New England; the land comprised in these 21 leagues is of very poor and sterile nature, but the convenient location of the Bay is of greater consequence, for if it remains in the possession of and is settled by the English it will be an open door for all smugglers. To prevent this, it is therefore necessary to build a fort or a blockhouse pursuant to your orders: but the greatest difficulty arises in deciding where and upon which point; for if built according to the statements of the Dutch, 21 leagues farther east, the English village of Huntington would come within the limits of New Netherland and we would immediately and without doubt meet with opposition, to be followed by further differences and troubles, which would not suit us at all at present, as long as the relations between the two governments in

the Fatherland are so uncertain and dangerous. We have therefore concluded to wait with it another year, expecting in the meantime your further letters and orders, also some good carpenters, to build the works and the necessary houses at the least expense. We are still more induced to make this delay, because the few negroes of the Company are required for the quarrying and hauling of stone, lime and other materials for the walls of this fort.

As very few persons live on Staten Island on behalf of Baron van der Capelle, not more than two or three families, for whose safety pursuant to your orders 5 or 6 soldiers are kept there at the expense of the Company and as so far no more show any inclination to settle there as colonists, this matter remains as it was, at least until you shall have spoken with Cornelis Melyn, who is still in Holland and who conveyed the island to the aforesaid gentleman, and have given us further information.

Concerning the displeasure expressed by your Honors over the disposition and distribution of certain smuggled and confiscated beavers, we must not argue with you, being our Lords and Masters, who may dispose and order according to their pleasure; we beg therefore only to state with due respect, that no abridgment of any privilege was intended by us, much less committed; that may be gathered from the ingenuous expression used in the sentence and its application, which else might have been disguised and covered by the quotation from your own printed placat,—one-third for the informers: as it is without precedent and not practicable, that judges should themselves retract or alter a sentence once pronounced by them, we shall submit to the alterations and the application, which your Honors may please to order.

What you have been pleased to direct, ratify or consent upon the written representation of some merchants concerning greater liberty for the foreign trade, is gratefully acknowledged on their behalf. Whenever advantage shall be taken of it, of which there is little likelihood now, your orders concerning this matter shall be strictly obeyed.

* * *

No other concessions, concerning the fourth part of the receipts of the Weighhouse, have been made to the Burgomasters upon their request, than those ratified by you, as their petition and the answer thereto show. But the proceeds have as yet not been paid to them and seeing that you are displeased on that account, we shall await your further orders, before the granted revenues are handed over to them.

Such rules have been adopted for the keeping of the accounts, that we have no doubt you will be well satisfied and pleased with them.**

The great mistakes, abuses and false statements, found to our regret in the old books of accounts, have caused us so much trouble and labor, that we have been engaged with them nearly the whole year 1658 and have not yet quite finished with them; but we have got so far, that most of the private accounts with merchants are adjusted and only a few items concerning the Company alone remain, with which we are now laboring daily. These adjustments have, of course, to be made first, before a general statement can be drawn up; the desired balance sheet can therefore not be sent with these ships. You may expect it early next year with the accounts balanced on the last of December. The enclosed scheme made by Receiver van Ruyven will show you, how we intended to have the books kept; if you desire any changes made in this

^{*} See Vol. XII, p. 100.

^{**} Explanation of some items in former accounts in the following paragraph is omitted here.

method, we request to be informed of them by the first ship, that we may act accordingly. The Receiver* gratefully acknowledges the honor, conferred upon him by your Honors: we neither can nor wish to doubt, that you and we shall be benefitted by his good and faithful services, as we have already so far.

The order issued by you in regard to the sale of real estate shall henceforth be obeyed and carried out; we have only considered it advisable to wait with the collection of the 40th penny until the arrival of the expected candidates for the ministry (propenenten**), for then we shall have so many more reasons for the introduction of this measure.

Not only the present Secretary Van Ruyven, but also all others, who have before served in that capacity, have received 5 p. ct. for selling real estate, but only when the property was sold to the highest bidder at public auction; for this commission the Secretary has not only to attend to the sale and everything connected with it, but he must also collect the purchase money and in case of bad debts, make up and pay the deficit: he must further pay the Court messenger for acting as auctioneer. This custom has until now been followed by the said Van Ruyven, but henceforth this business shall be attended to by the Secretary of the City at such a salary as you may consent to give him.

Your orders concerning passengers, from time to time coming over at the expense of the Company, were already put into practice before now and we shall continue to obey them strictly. The advances made by you out of pity to the passengers lately arrived in the "Trouw" have been carried to the debit of each individual; the book containing these accounts is being copied and will be sent you by the "Moesman." †

So far in answer to your Honors' favor of the 13th of September received by the "Trouw." While we considered the same the ship "Moesman" arrived here bringing us your favor of the 25th of April last, to which we have to reply as follows.

The complaints and lucubrations of the Patroon and the other directors of the Colony of Rensselaerswyck, together with your reply to them, first call for our answer. We have little or nothing to add to what you said, because since the departure of Brant van Slechtenhorst little has occurred between us and his successor Jan Baptista van Rensselaer concerning the old, frivolous claims and questions; as far as we know no other complaints have been made, than against the farming of the tavernkeepers' excise on beer and wine and the collection of the tenths and as what has occurred between us and them in regard to these matters has been sent to and received by you from time to time, we think a repetition of it unnecessary. But we must say about your displeasure over our too minute explanation concerning the expense borne by the Patroon and the other directors of said Colony, and over the expression "or if impartial men, etc": first, that we could not assume the final decision of this case without erring on one side or the other, especially as by maintaining the right of the Company, in whose pay we are, in matters of this nature we would be suspected of being too favorably inclined toward it: we used however such expressions, as we thought, to the best of our knowledge, would be the least prejudicial to the Company and therefore referred the case, not to arbitrators "or impartial men etc," but directly to your Honors "or impartial men" called by you, meaning that in case a difference of opinion should be claimed, their High: Might: or the Worshipful Magistrates of the City of Amsterdam should give judgment, as you might decide.

^{*} The letter is in the handwriting of Cornelius van Ruyven,

^{**} Proponent is a Bachelor of Divinity, a Vicar.

[†] Here follow again explanations of items in private accounts, which are omitted.

As to your further remarks on this point, concerning the appointment of a Schout or the continuation of the present incumbent under our commission and instructions, also in regard to the collection of the tenths pursuant to agreement, we shall carry out the one and the other conform to your orders in due time and with all possible leniency and report the result to you. But we request now your advice and order by the next opportunity, whether the salary of the Schout for the said Colony should not be paid out of the Company's funds; this, we think, is necessary to uphold the sovereignty of the Company.

Alexander Carolus Cursius, engaged by you as Latin schoolmaster, has arrived here. We hope and trust, that the community shall reap the desired fruits through their children, to which God may give his blessing: the state of the school shall be reported to you in due time.

Secretary van Ruyven has put the cash books into such order and kept such accurate accounts of what has been transacted since the dismissal of the former Receiver van Tienhoven, that not only we, but also everybody else, who has now an account with the Company, is well pleased and satisfied. As it has pleased you to send over as bookkeeper one Jacob Sum, we shall employ him as such and let him open the new general ledgers on the last of December, while Commissary van Brugge writes up his old account books and corrects the errors in them. Please to inform us, whether you desire, that Carel van Brugge shall be continued as Commissary of the Warehouse or whether the abovesaid San shall attend to these duties, as van Brugge has acted in both capacities for some years past. We think, that one man can easily do it with the assistance of a faithful clerk but we await your decision.

* * *

D' Johannes Theodorus Polheym, preacher upon Long Island, remonstrates, as you may see from the enclosure N°—that you have deducted fl 782.6. — heavy money from his credit on his Brazilian account, which amount he has received here in light money besides fl 160, —a total of fl 942.6. — for serving as minister from October 1654 to the 7th of April 1657; for these services the above sum was allowed him and credited to his account, as shown by the Register of Resolutions, sent to you, under let. E. p. 63 January 29th. You will please to give such order in this matter, as in your opinion equity demands.

If the work of the masons continues to progress as fast, as it does now, we may hope to have the fort completed by next summer; then it will be necessary to build new carriages for the guns, for which we shall require also wheels: these could be made here, to avoid expensive freightage, but some flat and square iron must be sent over for bolts and coverings of the axles and similar purposes: as these axles must be proportionately heavier and thicker, than the axles of common carts or wagons, a large wheelmaker's auger should be sent us, to bore out the naves of 5 to 5½ inches diameter, for we have here in the country none larger than 3 to 3½ inches. It should be made in the Fatherland and sent with the first ship.

Herewith, etc., etc.

Amsterdam in New Netherland,
23d of July, 1659, per "Trouw."

Your Honors' faithful servants.

Post datum.

Councillor Johan de Deckere, who sails with his wife in the "Trouw," has asked us for free passage for himself, wife and maid, as you may learn from the enclosure No. 10. We have granted his request subject to your approval and you may decide according to your pleasure.

To the Lords Directors of the W. I. Company, Dept. of Amsterdam.

LETTER FROM STUYVESANT TO THE DIRECTORS IN HOLLAND: SICK DECLINE OF TRADE AT FORT ORANGE; EMIGRATION.

Per "Moesman."

Honorable, Wise, Prudent and Very Worshipful Gentlemen.

I did not think, that I would be able to address your Honors once more, because the All Good, but not less Just God has been pleased to visit me, during the past four weeks, with a sickness accompanied by a hot internal fever, (I hope it is for my best,) and although now and then the use of such medicines, as may be obtained here, produced a change and improvement, I am and remain still very sick and weak, having neither inclination nor appetite for anything to eat, except liquids, which are considered injurious. However, as I have been upon my feet for two or three days now, I hope, that with God's blessing I shall recover, which I desire so much more, because your Honors' service and the present state of the country require our presence here and elsewhere.

At Fort Orange almost everybody complains against his neighbor, wholesale dealers against retailers and vice versa, because of the decline of the trade, which grows worse from year to year. It is stated on authority, that although the beavers have been bartered from the savages at high prices this summer, 100,000 guilders have been given to them as presents. I see no or only little hope to remedy this, but upon the complaints and requests of the inhabitants I have contemplated to go there during the greater part of the summer, more to restore harmony among them and give them some satisfaction through my presence, than in the hope of effecting any redress in the decline of the trade; principally also to carry out, quietly and gradually, your orders and instructions concerning the Colony of Renselaerswyck. Hitherto I have been prevented by manifold other business and my subsequent indisposition.

* * * * *

I must submit to your Honors, that I am convinced by your letters and documents, of your zeal and inclination to make this country prosperous, sending over for that purpose, as the lists show, free people at your expense, but when they arrive here, we find them to be mostly traders and hence persons unaccustomed to labor, who quickly become a charge of the Poormasters; others, who are more honest, enter the military. It would be better and the Company would with more certainty recover the sums advanced to these people, the country would also be more benefitted, if in place of sending such persons, you would look about and send us farmers or farmlaborers, foreigners and exiles, used to labor and poverty.

What I have stated on this point, as my opinion concerning passengers brought over at the expense of the Company, in the hope, that it shall not be misinterpreted, applies with still greater force to the people sent over by the City of Amsterdam; if they had been persons of frugal and industrious minds, the good intentions of the Burgomasters would not have been rendered void and the country acquired such a bad reputation. It is therefore necessary, if the said Burgomasters or the Company expect any return or advantage from previous or future expenditures of this kind, that farmers and farmlaborers, frugal and industrious people, be sent over.

Herewith, etc., etc.

Your Honors' faithful and affectionate servant.

Amsterdam in New Netherlany, the 4th of Septbr 1659.

To the Lords Directors of the Priv. W. I. Company, Dept. of Amsterdam.

* See Vol. XII, p. 259 and Vol. XIII, 107.

EXTRACT FROM A LETTER OF STUYVESANT TO THE DIRECTORS: LATIN SCHOOL; MEDICINAL SEEDS WANTED.

Septbr 17, 1659.*

The Latin schoolmaster or rector, lately sent over, complains of his salary, because, he says it is impossible to support himself decently with it, as you may see by his enclosed letter to us. Your repeated instructions do not allow us, to raise anybody's salary without your knowledge, we have therefore referred him to you, promising him our favorable recommendation: we not request your Honors' advice, whether a reasonable sum may not be granted to him for board money. As to his services and his diligence, we must truly testify, that his industry is astonishing and the progress of the young people remarkable.

Among other necessaries required we would respectfully remind your Honors and submit, whether it is not possible, to receive by somebody's recommendation and intervention from the Botanical Garden at Leyden some medicinal seeds and plants, which could be cultivated here; if so, which we desire most heartily, please to have some of them sent over by the first opportunity, taking care, that such seeds be not packed in boxes or pots in the shipshold, but in small, linen bags, all placed in a larger one and hung up in the cabin, in the room on the quarterdeck or in the gunner's quarters, to be preserved from spoiling.

LETTER FROM STUYVESANT TO THE DIRECTORS: DIRECT TRADE WITH FRANCE.

Per " Meulen."

Honorable, Wise, Prudent and Very Worshipful Gentlemen.

By your Honors' consent, granted to the inhabitants of this Province by your letter of the 17th of February last past, several prominent burghers of this City have been encouraged to freight the fly-boat, the "Moolen," here with boards and other lumber, as per enclosed invoice, and dispatch her directly to France, where the lumber is to be exchanged for wine and other goods, and then she is to sail for Amsterdam direct, pursuant to the clearance and permit here annexed. As this is the first attempt, the abovementioned burghers and freighters requested letters of introduction to your Honors, that upon arrival in the Fatherland they might be favored by you.

We enclose also a petition, handed in by the master of said flyboat, concerning a cargo of salt, taken in at the Island of Tortugas without the proper salt permit, brought here, discharged and partly sold: as this is prejudicial to the Company's monopoly and intentions regarding the salt trade, limited to the Islands of Curaçao and Bonairo, while the earriers must deliver one fourth part of their cargo salt without pay and expenses at the place of their destination and as we do not know what rules for discharging salt at other places have been prescribed by you, we have by our resolution referred the said skipper to you for disposal of his case, but we beg to remind you, that, if this is permitted in the future, salt will be imported from other places than your colonies, and in smaller quantities, which, under correction, would injure the Company and its territories.

Herewith we commend your Honors to God's protection etc.

Fort Amsterdam in N. N. the 17th of September 1659.

Your Honors' devoted servants.

*For the balance of this letter see Col. Doc. Vol. XII, 254 and XIII, 110.

RESOLUTION OF THE AMSTERDAM DEPARTMENT, W. I. Co., CONCERNING MAIL FACILITIES.

Thursday, the 30th of October 1659.

It has been discovered that private letters are not placed into sealed bags in New Netherland and Curação, as ordered by the government and long practiced in Brasil, and sent to the Company in charge of the supercargos or masters of the vessels, sailing to these parts, (for the benefit of the merchants, as the Company intended it,) but that masters of private vessels, coming this way, usually take them along and very often deliver them badly or with great delay. It is therefore ordered, that to enforce again the abovementioned order henceforth a clause shall be inserted in the bailbond, given by skippers, sailing to New Netherland and Curação, forbidding them to bring privately letters to this place under penalty of one hundred Carolus guilders for each contravention; they are to hand them in at the places to be designated by the Director-General of New Netherland and the Vice-Director at Curação respectively, and both these officers shall be written to and ordered to see to the collection and expedition of the letters in the aforesaid manner by all ships, which shall also be done here, as far as possible.*

Agrees with the Register,

L. VAN SEVENTER.

LETTER FROM THE GENERAL COURT OF MASSACHUSEITS, THROUGH SECRETARY RAWSON, TO DIRECTOR STUYUESANT, CLAIMING PART OF THE TERRITORY OF NEW NETHERLAND.

Much Honnored S^r

Wee received you of the 27th of October 59 In Auswer to a Letter of the Commission of the Vnited Colonies dated Septh 7th 59 wherein wee confesse you have Gratified vs in Letting vs know you minde, though you resolution, & the reasons thereof be no matter of satisfaction to vs.

Wee have therefore thought it necessary by this o' Letter as also by o' Honnored & welbeloved Major William Hauthorne and Mr. John Richards (to whom wee desire you to gine Credit) to Lett you vnderstand o' cleare & honest Intentions in the business to stop yo' Admiration & demonstrate the equitie of the motion of the Honnored Commission's on o' behalf.

The Pattent graunted to the Colonic of the Massachusetts by the Late King Charles beginns on the South part three miles to the Southward of Charles River or Massachusetts Bay which Lyeth in the Northerly Lattitude of fforty two degrees & twenty minutes & vpon an East & West Line is to extend quite through the maine Land of Amerrica from sea to sea And wee are very well assured that some part of Hudsons River (a name wel knowne to the English before the arrivall of any Dutch in those parts **) Lyeth to the Northward of the said Lattitude, & is within of Pattent graunted & possessed by vs about thirty two years & although perhaps the Dutch may have Intruded within the said Limitts & wee by reason of o' remoteness to the said Hudson's River & oppertunitie of planting together whilst our numbers were fewer, have made no vse of o' rights there, yet being now Increased & wanting Convenient places to settle o' people, wee conceive no reason can be Imagined, why wee should not Improve & make vse of o' just

^{*} See the Ordinance passed June 2, 1660, in Laws of N. N., p. 379.

^{**} The first mention of the river by the name of *Hudson* in English or any other books or documents seems to have been in "A Brief Relation of the Discovery and Plantation of New England and of sundry accidents occurring therein from 1607 to 1622," which speaks of Capt. Dermer having met "Hollanders, who trade in *Hudsons River* in 1621,"—B. F.

rights in all the Lands graunted vs; especially those vpon Hudsons River not being actually possessed by yo' Nation, which is the only thing that at present wee Intend & you may rest Assured that yo' permitting a passage vp the said River shall no wayes be Improved by vs to p'judice your rights vpon the said River or that yo' amicable Compliance with vs shall be requited by the treacherous & vnworthy Attempts from vs. S'yo' cannot be ignorant that the Rhine the Elb with many other rivers passe through the Territories of divers Princes, yet afford passage to all in Amity, neither can it be more lawfull for o' partie to deny a passage meerely for profits sake, then for another to open it for the same end & should o' enjoying o' right by some damage to yo' Trade & profit wee would suppose that Argum' so vnbecoming the Profiesson of Christianitie that those that doe but p'tend to Comon Justice & honestic could never alleadge it seriously without blushing.

Wee have prohibited all forreign¹⁰ to trade with the Natives in o' Jurisdiction & cannot deny yo¹¹ the like libertie, but will not therefore yelld to be debarred from trade with o' owne Indjans though living neere yo¹⁰, & possibly to hinderance of yo' trade, neither doe wee expect or desire that you should be denyed the like libertie.

Wee haue vnderstood the Capacitie wherein you stand & haue therefore made o' Addresse to yo' as o' neighbo', not judging it necessary to apply o'sches to the Lords States or West India Company, yo'selfe being by them substituted to doe Justice and Consequently to vs in o' cleare & vndenyable rights, & in o' reasonable & Amicable desires of passage for the more easy Improovements of o' rights the denyal whereof will much more endanger yo' Honno' &c then yo' Amicable Compljance with vs can render yo' obnoxious to yo' superiors.

The Contract made at Hartford as the Commission have truely alleadged was betweene the Colonies of Conecticot & Newhauen & yo'selves, the Massachusetts not being concerned therein as you then very well vnderstood, theire Commission being Arbitrators, web you would have objected against, had they beene parties, but were it as yo's ay yet it does not p'judice the p'sent claime of the Massachusetts upon Hudsons River, because that Agreement of not coming nearer Hudsons River than ten miles is expressly Limitted to extend no further then twentie miles from the sea, to which wee never p'tended a title as not being within the Limitts of forty two degrees twenty minutes, yet those parts vpon Hudsons River that are in the Latitude aforesaid and more then twentie miles from the sea are Lyable to our clajme, notwithstanding the aforesaid Contract, after o' due respects p'sented remaine S'

Boston, 12 Novembr 1659.

Yo¹⁵ Affectionately Lo: freinds & Neighbo¹⁵ Edward Rawson, Secret^y In y² name & by y² order of the Gen¹¹ Court of y² Massachusetts.

Petition of the Minister and Churchwardens of Midwout for material to paint their Church.

Noble, Rigorous and Honorable Gentlemen, Honorable Director-General and Gentlemen of the Council in New Netherland.

The church edifice at *Midwout* on *Long Island*, begun under your Honors' direction and now, with God's help, nearly completed, requires according to our and many other people's opinion a

coat of color and oil, to make it last longer, being covered on the outside mostly with boards; these materials must necessarily be fetched from the Fatherland and we request, that it be done upon your Honors' order and recommendation to the Hon^{ale} Company. Which doing, etc.

This 20th of Decbr 1659,

Your Honors' humble servants

New Amsterdam in N. N.

Your Honors' humble servants Johannes Theod⁸ Polhemius, pr. Jan Strycker.

JAN STRYCKER.

Having received and read the foregoing petition, the Council decided: The request shall be submitted to the Lords-Directors by the first opportunity. Date as above (January 23, 1660.)

Letter from the Directors to Stuyvesant; Import Duties; Blockhouse at Oysterbay;
Revenues Rensselaerswyck; Latin Schoolmaster.

The 22^d of December, 1659.

Honorable, Prudent, Dear, Faithful.

Our last letters to you of the 9th and 14th of October were dispatched by the "Liefde" via Curação; duplicates of the same are here inclosed, to which we refer. As we have delayed to answer your letters of the 23th of July and 4th of September 1659, received with their enclosures by the "Trouw" and "Moesman," we shall reply to them and your later letters of the 16th, 17th and 15th of September, received by the "Otter" and "Bever" as briefly, as the time and their contents admit.

It has never been our intention, that officers and men of ships, sailing to your ports, should be allowed to trade to the amount of two months' pay without paying duties; nor shall we allow it now, because we have seen what abuses arise from it, permission having been given to the steward and cook of the "Troww" to bring over 40 beavers and 32 deerskins, worth more than four times two months' pay. It is a bad custom, by which not only the Company, but also all honest traders suffer, who cannot compete against such hucksters not paying even freight. Therefore it must be abolished completely and not further connived at or permitted; such merchandises, taken along by officers and sailors, must be seized and confiscated, as well as everything else not entered upon our bills of lading or permits. For this very reason we have here refused to exempt from the payment of duty the beavers, lately brought over in the aforesaid four ships, partly under the name of provisions partly otherwise designated, among which are found to belong to

Peter Tonneman 106 pieces in the "Moesman"

Councillor John Decker 95 to 96 in the "Trouw"
Balthazar and N. Bayard 16 in the "Moesman"

Batthazar and IV. Bayara 10 in the "Moesii

Do Harmanus Blom 70 in the "Bever"

Nicolas Varlet 14, 5 in the "Moesman," 9 in the "Bever"

Paulus Leendertsen 10 under D' Bloms name.

and others, all of whom you must charge in their accounts with the duties for these beavers and collect or balance the amounts, while we earnestly recommend to you not to be so liberal in remitting or giving away the duties to whom ever it may be; for the above stated reasons we consider this as required.

We presumed that the yacht "Diemen" had been lost, because of her long delay, and have

therefore written to Vice-Director Beck on the 7th of August, that in place of her he should employ for the trade between New Netherland and Curação the ship "St. Jean," which was expected there daily with slaves from the coast of Guinea and which, we learn, is well adapted for it. Desiring that one place should be provided by and reap advantage from the other and in order, that the cultivation of the soil in our Province be forwarded, we have reduced the price of horses, exported from Curação or Bonairo for this purpose, from 50 fl to 40 fl; also the price of horses, exported from the same places to other territories, from 80 to 60 fl; this for your information. As to your arguments about the salt, if it were reserved as a monopoly for the Company, the most important seems to be concerning the obstructions, which would arise from it to the commerce between the two places. We desire its continuation and to prevent any interruption, we withdraw our former orders for the present, so that the salt trade may be carried with perfect freedom as formerly under such regulations, (especially one fourth part of the cargo to be delivered to the Company free of all expenses,) as you may learn from the enclosed copy. Under these rules and no others salt may also be imported from Tortugas and other places, which under these circumstances will not be injurious to the Company, for we shall have neither trouble nor expenses on account of it. As the ship "Meulen" has brought there a cargo of salt, the aforesaid fourth part must be demanded upon her arrival here or in New Netherland.

Besides some copybooks and other stationery some wearing apparel for the soldiers is sent herewith, as you may learn from the enclosed bill of lading. It is our intention that it should be given only to the poor and needy soldiers and not to other employes of the Company, (which has been done, as we understand,) who only gain thereby, while their circumstances allow them to order their clothing from here, especially when they draw their salaries earned there, as will be stated hereafter. We recommend you therefore to make such rules, that our good intentions be carried into effect.

Your new arguments for the delay in erecting a fort or blockhouse at Oysterbay have surprised us, as we had given absolute orders for doing it, which were based upon your own suggestions of its necessity. If the necessity does not surpass the alleged difficulties, then the waste of so much paper in this matter has been unnecessary: you can judge of that better, than we here, and we can only say, that we persist in our former directions, provided, that their carrying out will prevent and hinder not only smuggling, but also the intrusion and usurpation of your English neighbors, (upon whose present quietness we place no reliance,); if not, then we think that the expenses, which would fall upon the Company, might be avoided.

We were not pleased, that you had granted one fourth of the revenue from the Public Weighhouse to the Magistrates there, because before giving it away you ought first to have asked for our consent and stated the reasons and the necessity for such a measure. At present we are ignorant of the revenues and expenses of the city there, of which you must inform us by the first opportunity; meanwhile take care, that the Magistrates give without fail a detailed account every year of the revenues, already granted to the city; so that we may see, whether these revenues are properly administered.

You are specially charged with the supervision of the city's financial administration and we direct you generally, to take care, that the finances of the Company there are well and properly managed; you must constantly think of means to increase the revenues and therefore rather farm them out, than have them collected by officers of the Company; avoid all unnecessary outlays, especially when not urgent and a better time may be awaited; you might, for instance, have waited with the crection of the house at Fort Orange by Commissary La Montagne which undoubtedly will cost the

Company a considerable sum: we do not know, whether it was done with your consent and although we trust, it was not, we learn by the enclosures, that Commissary Beeckman has emisted some soldiers on the South river without your knowledge, which, like the beforementioned, must not be done, without communicating with and obtaining special authority from your board, to whom the general government is entrusted: nor shall any one of the Company's officers have anything to do with the purchase or transportation of provisions or other necessaries, nor shall they or any one for them be given credit for such provisions or anything else. You must be especially careful in all this, that by doing everything according to prescription the burdens of the Company may be eased and injury prevented.

We have no doubt, to our regret that many gross errors, abuses and mistakes have been found in the old account-books; a remedy might have been applied long ago, if everything had been duly examined, as it is done now. However as matters stand now, we must be patient. As to the draft of a scheme for keeping the books, sent over by Secretary and Receiver van Ruyven, which we approve, if such a method and order have been observed before, the mistakes, errors, or to speak plainly, frauds, would have been easily discovered. We expect by the first opportunity the desired balance sheet with the account book closed on the last of December.

You must have forgotten, that the Secretary or Auctioneer formerly received the 20th penny from the sale of real estate, for else you would not have delayed the collection of the 40th penny till the arrival of the expected candidates for the ministry. We remind you of it now, that upon receipt of this letter the measure be introduced.

We agree with your opinion concerning the appointment and pay of the Schout for the colony of Renseduersvoyck and therefore authorize you to give him such a salary, as he now receives from the said Colony, which most likely is very little, as these officers mostly have to collect their pay out of fines and penalties.

Your order concerning the payment of the soldiers and other servants of the Company in wampum has our approval, as it will have the tendency of placing all on the same footing and thereby giving satisfaction; but as it has not the value of Holland money, we have concluded to direct and authorize yon, to calculate wampum at that rate and for the same reason we reduce the currency value of a beaver from 8 to 7 gnilders; we do this principally, because we have resolved, henceforth to pay here neither monthly salaries, (the two months' pay advance excepted), nor any other amounts earned there no matter, who the employe of the Company may be. You will strictly conform to this rule.

This special reduction of wampum must necessarily be followed by a second, more general one, if we desire to prevent its complete debasement, caused by the abundant importation of wampum by the people of New England, who make their payments with it and take out of the country not only the best goods sent from here, but also many beavers and other furs to the detriment of the Company's revenues, while the merchants here have to wait so much longer for profitable return freights, their factors and the inhabitants sitting meanwhile on their boxes full of wampum, a medium of trade current only among the savages of New Netherland. Some merchants here, with whom we have consulted, fear, that the natives may change their minds in this respect, and state, that the tribes begin to incline towards another kind of beads, which they mix with the wampum for the sake of ornament, so that it will have less value and finally be entirely depreciated, unless its over-abundant importation be stopped by a general reduction of it in New Netherland to the Holland standard. Such a reduction can, we think, be introduced so much easier, because the Company sets an example by the mode of paying their employes and thereby

fixing the price and value of wampum. We feel assured, that the tradesmen also will find it a convenience in the purchase of necessary commodities and there is no danger, that the beaver and fur trade with the savages or the tobacco trade with the people of Virginia shall be led into other channels by this measure. We have therefore to consider the New England people, who, as we said above, draw the best goods out of the country in exchange for this villainous wampum. However, in order to prevent as far as possible the losses, which the inhabitants of our province might suffer by a general reduction, it will be necessary, that they be previously warned of it by public notices to be given in March and in June, the reduction taking place the following year. We desire that you carry out this order strictly according to our wishes.

Before we leave off discussing this matter, we have to say, that we have learned, that European goods and merchandise are imported there by way of New England and Virginia in order to avoid the payment of duties. As this injures the interests of the Company and of all honest dealers, it is necessary, that you and especially the Fiscal, whose duty it really is, take good heed and collect from all goods and merchandise coming in that way the proper Dutch duties. We further repeat our directions to watch the exportation of beavers and other furs by our English neighbors, as mentioned before.

* * * * * * *

We intend, to send over two or three young preachers on the same conditions, as Domine Blom, and have been looking about for them; it is not sufficient, that they lead a good moral life, they must be of a peaceable and moderate temperament, which depends a good deal on the place of their studies, and not be infected with scruples about unnecessary forms, which cause more divisions, than edification. The preachers there, Des Megapolensis and Drisius, do not seem to be free from this kind of leaven, for they make difficulties in regard to the use of the old formula of baptism without order from the Classis here, pretending, that they might be accused of innovations, although the name of innovators could be better applied to those, who have made changes in it without the order of the Church generally or of a Classis. The most moderate preachers here understand this and consider it an insignificant ceremony, which may be performed or omitted according to circumstances and without hurting one's conscience. We had expected, that the abovementioned preachers and brothers would hold the same opinion after our too friendly letter to them. We are told, it is true, that the Lutherans come to church now and that everything goes on quietly and peaceably, but care must be taken, that this state of affairs continue; that is uncertain, as long as such precise forms and offensive expressions are not avoided. It is absolutely necessary, that they be avoided in a church, which is so weak and only beginning to grow, especially when we consider the difficulties, liable to arise, which might result in the permission to conduct a separate divine service there, for the Lutherans would very easily obtain the consent of the authorities here upon a complaint and we would have no means of preventing it. We find it therefore highly necessary to direct herewith, that you communicate all this to the aforesaid preachers there and seriously admonish and recommend them to adopt our advice and use the old formula of baptism without waiting for further orders from here. That will allay the dissensions in the state and of the church there.

The two English preachers, for whom their Reverences have asked to be located in the English villages under our jurisdiction, will not be sent for the present, because the country, from which they must come, that is to say, England, is now very much disturbed not only in her political, but

also in her ecclesiastical government and therefore it is too dangerous. We shall try to find among the *Dutch* candidates some, who know enough of the English language to perform the service in both tongues.

We believe, that the complaints made by the Latin schoolmaster or rector about the insufficiency of his salary are almost answered by the payment of all salaries there at *Holland* valuation, as now ordered, which, with what he receives from his pupils every year, should be sufficient to support him decently, as long as he remains a single man; with the increase of young people in the school his income will increase daily, for the parents of his pupils will not hesitate to remunerate him fairly, if he does his duty. You can assist him in this matter according to circumstances.

The medicinal seeds, for which you asked to propagate them there, shall be ordered from the academical garden at *Leyden* and it is possible, that they will be sent herewith.

The request made by you in behalf of some inhabitants and freighters of the ship "Gulde Meulen," sailed from there for France, that some favors might be extended to them in regard to the cargo, which they will ship with the proceeds of their outward freight, is not intelligible, for we think, we have done enough for the encouragement of these merchants. They elamor for more, because they are the first to attempt this channel of trade, but they will deny to have been accessories to the first fraud, committed by this ship or by her crew in bringing over, against special order, a quantity of beavers and other furs sold by them in France, as the supercargo of the ship writes us from there. If this snuggling cannot be stopped, we shall be compelled to withdraw the liberty and privileges, provisionally granted for this foreign trade, to prevent the loss and injury, which the Company and the city would suffer thereby.

We believe, we have now answered your letters, but we received with them also a letter from D^o Drisius, who asks, that he be treated in regard to board money in the same manner, as his colleague, D^o Megapolensis, because he too is burdened with a family. We are of opinion, that he cannot be placed in the same category, because his stepchildren * have undoubtedly their father's property and are no burden to him. You may tell him so, also that we paid to Mr. Ethard Man the amount of his statement of salary earned, but we do not intend to do it henceforth for the reasons given above; let everybody govern himself accordingly.

The children and heirs of the late Cornelius Werckhoven have represented to us, that one Jaques Corteliauw, in whose charge as agent their father, before leaving New Netherland, left all his land, houses, eattle, furniture and merchandise, refuses now to give an accounting of his administration to their attorney and tries to delay it under various frivolous pretexts, while he enjoys the profits of the estate, left to them by their father. They request us to write to you, desiring your assistance in maintaining their right and in having the business speedily closed up under all circumstances. We could not well refuse it and therefore urge you, to take good notice of this case when it comes before you, and to decide it as speedily, as justice and equity admit.

We send you herewith again a lot of silkworm eggs for distribution among people interested in this matter, to see whether thereby the production and spinning of silk might not become an industry there. You can contribute much toward it.

We should have sent you also the abovementioned clothing, stationery, ammunition, farming

^{*} Domine Drisius married Lysbet, the widow of Isaac de Riemer, the daughter of — Grevenraedt, in 1659. Her daughter Margaret became the wife of Cornelius Steenwyck in 1658 and after his death was married to Domine Henricus Schluss.—B. F.

implements etc, but we could not get them ready, besides, this ship could not have taken them. You may expect them by the "Bever," which is now taking in freight and, if not hindered by ice, will follow in a few days.

Herewith, etc., etc.

Amsterdam.

the 22^d of December 1659.

Your good friends
The Directors of the W. I. Company
Department of Amsterdam,

Paulus Timmerman Edward Man,

To the Director General and Council of New Netherland, arrived per "Trouw," April 5th.

Extract from a Letter of Stuyvasant to the Directors in Holland; Proposals from New England; an English Frigate at New Amsterdam; Finances and Trade.**

Honorable, Wise, Prudent and Very Worshipful Gentlemen.

* * * *

As to the request made by the Commissioners of the New England Colonies and our answer to it, we have received no further writings or advices and we must presume and fear, that they will carry out their intentions, unless your Honors speedily send out an armed vessel to keep the rivers free. This is much required here and might assist to ward off other inconveniencies, as the falling off of the New England wampum trade and the Virginia tobacco trade. We must say here, that since dispatching our last letter there arrived here and passed through an English frigate, freighted with salt, mounting 22 guns and having a crew of 34 to 36 men; she is now said to be at New Haven, 15 to 16 leagues from here. It is also reported, that she has three commissions, to wit, an English, a Swedish and a Portuguese, to interfere with the travel between here and New England and on the rivers within the jurisdiction of New Netherland; she has already taken two small vessels from here and further loss, inconveniencies, interference and diversion of the trade is to be feared. If this or any other such vessel with such commissions should anchor and remain in the North or East rivers beyond the reach of our guns, it could easily ship the tobacco trade with Virginia and even the furtrade and communication with Fort Orange, while New Netherland could do nothing to prevent it for want of a vessel properly equipped for our defence.

*

The letters of Mr. Beck to your Honors by the ship "Coninck Salomon," duplicates of which are here enclosed, and to us by the "Sphera Mundi" inform us of the scarcity of provisions and other commodities, which we are asked to send according to the enclosed lists. We would provide him and the Island at all times with everything, he requires, if we had a suitable and convenient vessel or could hire one to send them in. At present, in order to accommodate him as speedily as possible, we have hired from Mr. Jacob Alrichs the galiot "Nieuwe Amstel," for which we have to pay 500fl a month, the crew being fed at the expense of the Company** and only three days of

^{*} For the balance of this letter see Col. Doc., Vol. XII, p. 288 and XIII, 130.

^{**} See Vol. XII, p. 285.

demurrage allowed by him for taking in freight and dispatching her. She arrived here last Saturday and we have resolved, to send in her to Curação for account of the Company 250 schepels of white and gray peas, 300 schepels of wheat, 4000 to 5000 lbs of meat and bacen and as many beams and spars, board and other lumber as possible. What we are short of now, will be made ready during the winter, so that, when an opportunity offers, it may be sent in the spring or following summer. As far as we had a chance, we have not failed to obey your orders and provided the Island, where according to the enclosed extract we sent by the fly boat "Liefde" in 1655 provisions and materials

to the amount of	1029. 8	3.—
by the yacht "Diemen"	3291. 8	3. 8
in the spring by the galiot	1108.15	š.—
now again by the galiot for about	2422. 1	1. 5

The logwood, sent as return freight, has been transmitted to you agreeably to Mr. Beck's request; the fourth part of the salt, brought by the galiot and the "Sphera Mundi," has been received for account of the Company and is for the most part on hand because of the poor trade and low prices, so that we have little or no advantage of the return cargoes in these pressing times. We would therefore respectfully request you, to provide us at the first opportunity with a good cargo of merchandises, as well for the use of the soldiers as to barter for provisions for this place and the Island of Curação; by which the Company will be considerably benefitted.

On former occasions you have recommended and urged us, to encourge private individuals in this province to trade to Curaçao with provisions and other merchandises for the sake of continuing the commerce and correspondence between the two places. This is highly necessary and desirable if it could be done with profit or at least without loss, but that is hardly to be expected and we see less inclination and no chance for a profitable trade, as long as the inhabitants and merchants sending goods here are and remain subject to the duty of 12 to 16 p. et., while those who send their goods to Curaçao direct, pay only two p. et., as the bearer hereof, skipper Jan Pietersen Groot, tells us, and goods sent directly from Amsterdam to Curaçao sell there cent p. cent: on the other side, goods sent here must be first exchanged for wampum, and this for beavers or tobacco; when disposed of at the best advantage with a great deal of trouble they do not bring 20 p. et. clear profit, which of course can give only little encouragement for a trade from here to Curaçao. Furthermore, negroes brought there for 140 to 150 pieces of 8 in eash, cannot be sold here for that price in beavers or tobacco, so that the expenses and the risk of the voyage out and back are lost.

Your Honors hold logwood for your own account, agreeably to a contract, made with some private parties; therefore nothing can be exported: salt remains at a low price and there is no hope of an advance for the private trader. Meanwhile commerce is the soul, the life, the salvation of a place, which depends on its development, and it is impossible, that your territories should exist, much less prosper without it. For the sake of the salvation and welfare of this province and its inhabitants we respectfully request you, to give them such privileges for their encouragement, that they shall be taxed like, but not more than, others. Impelled by our duty and an inclination to advance the condition of your province and its inhabitants we submit to your Honors' discreet judgment and decision, whether the duty on goods sent to Curaçao, where private traders may at present make the surest and most profits, should not be increased and the duty on cargoes sent here diminished or both equalized: we believe, that this measure will not diminish, but rather augment,

your Honors' revenues, while the good inhabitants, your subjects, would be under obligations to you and feel encouraged to trade and enter into correspondence with Curação. When the duties in both places are the same, it is pretty certain, that the intercourse and traffic between them will prevent the frauds and contraband trade, carried on by ships coming here via Curação, as two of them have done lately. If you would further be pleased for the benefit and encouragement of agriculture to place a fair and fixed price upon negroes, whom your subjects might desire to import here for provisions, lumber or otherwise, as you have fixed the price for horses, imported here from Curação, it would undoubtedly increase the trade to Curação and provide the Island from here with pleuty of commodities, timber etc, so that it would never be in want of anything. The enclosure from Mr. Beck informs us, that for the benefit of the people on the Island you sell negroes to the usurious Jews at a lower price, than to Spaniards and other foreigners. We believe and are quite sure, that for the sake of promoting the trade between the two places, of encouraging agriculture and advancing the welfare of your subjects here your Honors will give them, if not more, at least the same privileges and demand the same taxes, as from the usurious and covetous Jews.

Amsterdam in New Netherland, the 26th of December 1659. Your Honors' obedient servant,

P. STUYVESANT.

To the Honble Lords Directors of the Priv. W. I. Co.

PETITION FOR LAND IN NEW UTRECHT, LONG ISLAND.

To the Noble, Very Worshipful, Honorable Director-General and Council of New Netherland.

Shows with due humility and respect Jan Zeelen, a farmer, that he has purchased from Peter Roeloffsen a house at New Utrecht, hoping to made there with God's help a bouwery or plantation; that the said Peter Roeloffs and his family has removed to live in Amesfoort on the Bay, abandoning a certain parcel of land No. 18, taken up by him in New Utrecht, and whereas thereby his rights in the said village of New Utrecht have again escheated to the Company, your petitioner requests, that your Honors will please to give and grant to him this parcel of land and the same rights in the said village as others have. Awaiting your Honors' favorable decision he remains.

Your Noble Honors' humble servant
The mark of Jan Zeelen.

The following reply was given to the foregoing petition:

If the petitioner's statement is true, his request is hereby granted. Date as above (January 16th 1660.)

Petition for Land on Long Island and Leave to settle a Town "beyond the Hills by the South Sea," (Jamaica, L. I.), and Order of Council granting it.

To the righte honnourable lord Stiverson Lord gennerall of the new neytherlands the humble petishion of your lordships humble pettishoners: In as much as we have had experians of your lordships willingnes to forwarde any of our nation that desyer to line honnestly and peasably by givinge of them land wherby they may comfortably line; we therfore are bould to pettishion to your lordships for: a tracke of land lyinge beyond the hills by the southe sea which we suppos will be convenient for the setlinge of a towne without any predigis to your lordshipe; it is therfore our humble request to your lordshipe that you would be pleased to grant us liberty to settell thereon: som of us having lived thes seaurall years in your lordships Jurisdiction and have neuer had any land giuen us but we haue hyred land of others and now considerenge if we doe not settell ourselnes whilst we be in our strengthe to goe through our labour; whereby we may gain somthinge to keep us in our agge we shall be rather a charge than a benefite to the common wealthe: others of us having so little not suficent to improve for the use of our familys have put it oft to others that have less familys: it is therfore our humble request to your lordshipe to grant us our request and we hope we indeuor to performe your lordships will in what we are able; if your lordshipe shall be pleassed to grant it to us we shall god willinge settel it this yeare we for the most of us having no land to improve: other ways we must look to settell our selues som other way where we may have land to improve: thus seasing to truble your lordshipe allso hoping you will be pleased to give it to us we rest your lordships humble pettishonours and loyall subjects.

Samuell Coe Nathaniel Hassorde John Lawrenson Joshuah Hassorde Jonathan Hassorde James Bradish John Coe Gershome Hassorde John More The marke Q of Richard Betts Richard G-inge The marke of Thomas Roberts Robert Jackson Nicholas Carter The marke for of Samuel Sallis Hanrey Wernen (?) Thms 1 5 Smit his marke his marke. Richard R.A Fido his marke Tho Reade

The Govern' Generall and Counsell of the N. Netherlands doe graunt by these presents the petitioners to settle a plantation uppon or about the place mentioned, uppon such conditions and freedoms as the juhabitants of our owne Nation in this province doe Enjoye, proveyded that the petitioners and theyre adsosiaets for theyre own Safety & common good doe Settle theyre howse Lots Soo cloose as the conveniency of the place and Generall order shall admitt.

Fort Amsterdam in the N. Netherlands, the 4th of February A. 1660.

ORDINANCE FOR THE ESTABLISHMENT OF VILLAGES, PASSED FEBRUARY 9th, 1660.

(See Laws and Ordinances of New Netherland, p. 368.)

COUNCIL MINUTE. COMMISSIONER APPOINTED TO HAVE BROOKLYN AND NEW UTRECHT SURVEYED AND ENCLOSED. PETITION AND ORDERS CONCERNING NEW UTRECHT.

February 23, 1660.

Whereas it is highly necessary, that the lately formed villages of Breuckelen and Utrecht be surveyed, enclosed with pallisades and put in a good state of defence, as quickly as possibly. Therefore the Director-General and Council have hereby specially commissioned and authorized the Hon^{Net} Nicasius de Sille, Conneillor and Fiscal of New Netherland, to have this necessary work quickly done, using all possible means and making such arrangements thereto, as he shall think best for the public good and the inhabitants especially. Date as above.

To the Noble, Very Worshipful, Honorable Director-General and Council of N. N.

Respectfully show the good inhabitants of the village of New Utrecht, that there are some evil minded persons in their midst and some are absent, who will neither follow advice nor continue, like the well disposed, but who always oppose the well disposed, flocking together riotously, even refuse to obey the sergeant Jan Tomassen, of which we informed your Honors some time ago and have several times written to the Fiscal, complaining of the great damage and troubles caused by horses, cattle and hogs; also that they will not listen to either Jacob van Corlaer or Jan Tomassen concerning the cutting of pallisades;

We therefore humbly request, that your Honors will please to send over, as promised, some negroes and also to favor us of the newly planted village of New Utrecht by approving the enclosed ordinance or by passing such laws, as your Honors shall think, that we require. Which doing, etc.

In the name of the good inhabitants of the village of *Utrecht*,

Your Honors' servant

Nicasius de Sille.

Here follows the Ordinance passed at the request of the inhabitants of the village of New Utrecht.

See "Ordinance for the enclosing of the Village and for the better government of the Town of New Utrecht" in Laws and Ordinances of New Netherlands, p. 370.

The Director-General and Council of *New Netherland* hereby appoint and commission his Honor *Nicasius de Sille*, Fiscal, or in his absence his deputy, to take charge of the office of Schout in the village of *New Utrecht* and of what depends therefrom, until the Director-General and Conneil shall nominate another capable person.

Done at Fort Amsterdam in New Netherland, the 23d of February, 1660.

Ordinance for the better preservation of the pallisades around Midwout and Amesfoort, L. I., passed February 26, 1660.

(See Laws and Ordinances of N. N., p. 373.)

LETTER FROM THE DIRECTORS TO STUYVESANT; POSTAL ARRANGEMENTS; CURAÇÃO AND SLAVE
TRADE.

The 9th of March 1660.

Honorable, Prudent, Pious, Dear, Faithful

Our last letter, sent by the "Trows," was dated the 22^d of December last past, of which we send copy herewith and to which we refer.

As we have found, that the skippers do not obey or execute our orders concerning the delivery of letters coming from there to the great discomfort of the merchants, we have been compelled, to impose a penalty of 100 fl, as the enclosed extract from our resolutions will inform you, and we have therefore added this clause to the usual contract, made with skippers bound for New Netherland, as you may see from the enclosed blank form.

* * * * *

We have resolved, that the ship "St. John," which will come there from Curação, shall be employed in place of the little vessel "Diemen"; it is, as we have written you, very suitable and therefore you may make use of it . . . against other vessels and privateers, which might make the East or North rivers unsafe. As to the frigate, which lies at New Haven and has already threatened the communication between the Manhattans and New England, also on the rivers within the jurisdiction of New Netherland, it would be desirable to capture and punish her as a private, if she sails under the commissions as reported to you, pursuant to the placat of their High: Might:, of which a copy is here enclosed. We desire you to do your duty in this matter and not to miss any opportunity; some of the private ships, coming over, will undoubtedly be ready and willing for such service, if you thought it advisable for the sake of greater security; we leave the matter to your judgment and discretion.

Nor must you delay in obtaining detailed information concerning the people, taken by the frigate in the two boats, mentioned by you; such information must be sent here by the first opportunity, that we can make use of it.

We approve of the orders, issued by you, for provisioning the people of *Curação* and sending there commodities and wooden wares and would have been pleased, to learn, that the salt, imported from there, sold at good prices, so that it would be of more use to you. We hope, that the market will soon improve and better prices may be obtained; then it will balance the expenses, incurred by you in taking care of and providing for that Island.

In regard to the trade between the inhabitants of the two colonies, we think, that we have done for this and other foreign commerce as much and more, than could almost have been expected from the Company. We have made the export of salt so easy and placed such fair prices upon the horses, as it was possible without loss: the complaints of the inhabitants there over the difference in the duties on goods, sent to either place, will cease in time. It is true, that when we first made a trial with the trade to Curação, a duty of only 2 p. ct. was imposed upon goods going there, but seeing that the trade continues we have already doubled the duties and demand now 4 p. ct., which will be further increased, if the trade continues to grow, so that they will soon be equal to the New Netherland duties. The difficulties, which you allege to hinder the commerce between the two places, would then be removed. As to the trade in slaves or negroes, in which the inhabitants there would like to engage in Curação, it is as open to them, as to other traders, but not at a lower price, because the Company would be too great a loser. As

however the importation of negroes would greatly benefit the cultivation of the soil and we are very anxious for its promotion, because the welfare of the country mostly depends on it, we have agreed and resolved to make a trial with a number of negroes, whom we shall send to you by the first ship or ships from Curação. You must sell these at public auction to the highest bidder, on condition that they are not to be carried off from there, but employed in cultivating the soil; for this purpose correct registers must be made and kept of them, as you may learn from the enclosed copy of the conditions.

Herewith, etc., etc. Amsterdam, the 9th of March 1660.

Your good friends
The Directors of the W. I. Comp.
Department of Amsterdam
C. WITSEN
DAVID VAN BAERLE.

To the Director-General and Council in New Netherland. Received per "Moesman" the of May.

Letter from Governor Winthrop to Director Stuyvesant in regard to the English Frigate at New Haven.

Noble Sr

I received your letter of the 22 of January* [and should] have returned answer sooner, but had not oportunity of speaking wth Captain Penny, that I might inquire into those matters mentioned in your honors letter as acted by him ore his. I have lately spoken with him, he doth denye that he hath any Portugall comission, and for those vessells web your honour writeth were surprised by him, it appeareth they are owned by English the one by Mr. Scott of Southampton, the other by Mr. Raymond: We have not hitherto suffered any veiolt molestation to any of yours in our harbours or Jurisdiction, nor hath beene so farr as I know in the other English Colonies: but have indeavoured and shall still so do to maintain all loving and neighbourly correspondence and friendship, neyther doth there appeare any cause for vs of that question web your honor is pleased to propose in your Letter, viz: [Whether] all good subjects of both nations English [and Dutch] . . . may not have good correspondency according to the act of Parliament. We have not in our Colony any orders to the contrary. Capt. Penny also informed me, y' he had written to your honor in answer to your letter so as I shall not neede to adde what he further sayth to those priculars mentioned: but wth most reall respects and love rembred I rest Hartf: Mar: 27: Your loving neighbour & servant 1660. JOHN WINTEROP

LETTER FROM DIRECTOR STUYVESANT TO THE MAGISTRATES OF HEMSTEAD, SUMMONING THEM TO NEW AMSTERDAM.

Lovinge friends.

Whereas Tapusagh Sackima of Marsepeack had made by the bearer heere of his Complainte
that sume juhabitants of the towne of Heemstead doeth jutrance vppon his grounds & make fenses
vppon his plantinge lands & had threatened him & his people to burne theyre houses, if they do
not depart within the space of Eight dayes being jgnorant of ye truth or Reasons: Y thought
meet & necessary for to prevent further troubles that some of you with the aforementioned Sackima,
make your appearence before vs for to jnforme vs in his presents the Reasons of your proceedinghs,
soo after my love I Rest

Amsterdam in the

N. N. lands this 3 of Avrill,

A°. 1660.

To his lovinge friends the Magistrates off Heemsteade.

Your lovinge friend and Govern^r P. Stuyvesant.

Petition of the Inhabitants of Gravesend for the Appointment of a Clergyman and Answer thereto.

To the Noble, Very Worshipful, Honorable Director-General and Council residing at New Amsterdam in New Netherland.

The mark M made by SARLES MORGAN the

Some of the undersigned inhabitants of the village of Gravesend, your Honors' subjects, very respectfully show the licentious mode of living, the desceration of the Sabbath, the confusion of religious opinion prevalent in this village, so that many have grown cold in the exercise of Christian virtues and almost surpass the heathens, who have no knowledge of God and his commandments: the words of the wise King Solomon are applicable here, that where prophecy ceases, the people grow savage and licentious and as the fear of the Lord alone holds out promises of temporal and eternal blessings and as we, your petitioners, to our sorrow and constant regret see no means, by which to make a change for the better, we have concluded, to address ourselves to your Honors, as being the only hope for us and the wellbeing of this community, and humbly and respectfully to ask and pray, that a preacher or pastor be sent here, that then the glory of God may be spread, the ignorant tanght, the simple and innocent strengthened and the licentious refrained. Then we shall be able to live in greater peace and in the fear of the Lord under your Honors' wise administration and government; whereupon relying we await your Honors' favorable reply and so doing &c.

Jan Jansen Verryn Karsten Jansen

This mark 🕇 is made

by E Benoni?

Karsten Jacobsen
Jan Bomess

The mark made by Louris Pittersen

M Lieutenant NICOLAS STILLWELL

The marks \\ \bar{\bar{\chi}} \ \mathcal{E} \ \mathcal{E} \ \mathcal{M} \mathcal{M} \ \mathcal{M} \mat

Received and read the foregoing petition, whereupon the following reply was given:

The Director-General and Conneil of New Netherland are well pleased with the remonstrance and the request made therein and upon the first opportunity shall make such arrangements, as circumstances admit. Date as above (April 12th, 1660.)

LETTER FROM THE DIRECTORS IN HOLLAND TO STUYVESANT: CLERGYMEN AND CHURCH AFFAIRS;
SHERIFF OF NEW AMSTERDAM.

The 16th of April 1660.

Honorable, Prudent, Pions, Dear, Faithful.

We informed you briefly, by the "Bever," by which we sent a duplicate of our last letter, that besides the two preachers D** Bloom and Selyns, also some books were sent, which were to be given to and used by them for the public service; this must be strictly adhered to. Before their departure we have sounded both the preachers concerning the old formula of baptism, to discover, whether they would make difficulties about using it; but they answered negatively, considering it a matter of no importance and engaged themselves to make use of it in the exercise of their clorical duties. You will find therefore the old formula in both the testaments in 4°, which we send, placed in its proper place in the appendix, also in the psalm books in 8° and 12°, printed with notes, to be given to D°* Megapolensis and Drisius, that they too may use it at the proper occasions and carry out our good intentious and wishes, which they must not oppose; for it would displease us on account of the loss and injury to the province and the church there. We told you this before and refer to our former letter for brevity's sake.

The urgent and repeated solicitations of the Burgomasters and Schepens of the City of Amsterdam, requesting the appointment of a separate Schout for them, have finally induced us to consent to it. We have therefore been inclined, to appoint to this office Peter Tonneman, now coming over in the "Gulden Otter," at a yearly salary of 250fl, over and above what the said Burgomasters and Schepens may give him for attending to the duties of the office, (as we are told, they gave an extra compensation to the Fiscal), besides such a share of the fines and penalties, as you may find stated in his commission and instructions, which as well as the oath, to be administered by you, he shall be bound and obliged to execute punctually, remaining faithful to the Company. You must uphold him and cause him to be upheld in this position in all matters of law and equity, as the case and circumstances may demand.

After this appointment we can and must dispense with the services of Resolveert Waldron, acting as Substitute Fiscal, but not wishing to dismiss him from the service, we have resolved to offer him the position of Schout for the three villages, for which the said Peter Tonneman hitherto acted as Schout—a position still vacant, as we learn,—at a yearly sulary of 200fl besides the usual emoluments appertaining to it. You will strictly govern yourselves in accordance with this direction.

* * *

Lieutenaut Brian Newton, who was discharged there from the service on the last of June 1659 and subsequently arrived here in the ship "Coninck Salomon," where he received his final settlement and pay, has again sailed from here for New Netherland in the "St. Christoffel," on the

^{*} See Vol. XIII, p. 358.

2^d of December following. Although he could not claim any pay during his absence and since leaving the service there, we learn from the books of monthly wages for the year 1659, which you sent over, that his account has been continued during the whole time, in which he did not serve, and he is credited with the pay. This appears very strange to us, because it is not only entirely unreasonable and unauthorized, but also makes a bad precedent. We can therefore not admit it either in the case of the Councillor and Superintendent of Finances Johan de Decker, now also returning in the "Gulden Otter," to complete his term of service, although we highly value his abilities and good services, of which we have many proofs. We direct and recommend therefore, that the aforesaid abuse or error in Neuton's account be corrected in the books and that you act henceforth with greater care, so that the Company may be saved all unnecessary expenses, as far as possible.

As we are told, that Rector Curtius practices medicine there and therefore asked to have a herbarium sent to him, we have been willing to provide him with one herewith, you will hand it to him with the understanding, that it shall not cease to be property of the Company; likewise the books sent with and for the above-mentioned elergymen. You will make a note of this, that it may not be forgotten.

Herewith &c &c

Amsterdam,
the 16th of April 1660.

Your good friends
The Directors of the W. I. Company
Department of Amsterdam
ABR. WILMERDONCK

C. Burgh.

To the Director-General and Council in New Netherland.

COMMISSION OF PETER TONNEMAN AS SCHOUT OF NEW AMSTERDAM AND HIS INSTRUCTIONS.

The Directors of the Priv. West India Company, Department of Amsterdam, specially charged and empowered by the Assembly of the XIX with the management of affairs in New Netherland, To All, whom it concerns.

Whereas the Burgomasters and Schepens of the City of Amsterdam in New Netherland have repeatedly asked and solicited to have the services of a separate Schout (whose duties have hitherto been performed by the Fiscal) and as we find, that it would not only much gratify the burghers of that city, but also would promote the administration of justice and law,

Therefore, relying upon the ability, piety and experience of Peter Tonnemun, we have appointed and commissioned, as we herewith appoint and commission him to be Schout of the aforesaid City of New Amsterdam, giving him full power, charge and authority to assume and perform the duties of this office in said city and its limits, pursuant to the rules of the Schouts office in this renowned City of Amsterdam and in accordance with the instructions already given or hereafter to be given him; to bring to trial all, who break political, civil and criminal laws, placats and ordinances; to arrest all delinquents in the city and its jurisdiction, as his instructions direct him; to fine, execute and inflict the punishment, therein prescribed, to demand, that upon his direction and complaint all criminal matters and abuses be corrected and decided and all

sentences speedily and without delay executed and further to do in this respect, what a good and faithful Schout is in duty bound to do under the oath sworn by him. We therefore order the Burgomasters and Schepens and all inhabitants in the limits of the aforesaid City of New Amsterdam, to acknowledge and respect the said Peter Tonneman as our Officer and Schout and, if called upon, to give him all necessary and possible assistance in the execution of his duties, for we consider that requisite for the service of the Company and the advancement of justice.

Done at the meeting of the Directors at Amsterdam, this 9th of April 1660.

Bontemantel.

By their order,

L. VAN SEVENTER.

The Schout's Instructions.

1.

As law officer of the Director-General and Council of New Netherland in the district of the City of New Amsterdam, the Schont must to the best of his abilities and knowledge assert, protect and preserve the authority and privileges of the Priv. W. I. Company, in so far as these have been conferred upon the board of Burgomasters and Schepens by our instructions, without dissimulation or regard for any favor or disfavor.

2

In his quality aforesaid he shall convoke the board of Burgomasters and Schepens and preside at their meetings, also move all matters coming up for deliberation, collect the votes and decide by their plurality.

3.

He shall ex officio be the complainant against all who contravene or break placats, laws, statutes and ordinances, already made or hereafter to be made and published, in so far as the court of Burgomasters and Schepens has jurisdiction in such cases and on the condition, that having made his complaint against such breakers of the law, he shall instantly rise and await the sentence passed by the Burgomasters and Schepens, who, when they are ready, shall immediately pronounce it on his motion.

4.

That he may well and properly maintain his accusations, the Schout shall, before beginning an action or arresting anyone, gather correct information concerning the misdeed, with which he intends to charge the accused; but he shall not be allowed to arrest any one before having collected his information, unless he was present, when the deed was committed.

5.

He shall take testimony in the presence of two deputies from the board of Burgomasters and Schepens, if circumstances allow it, or in the presence of two respectable men, who shall sign such testimony with the Secretary or his substitute, e

The said Secretary and the Messenger of the board of Burgomasters and Schepens are expressly ordered to assist the Schout and be at his service in everything, that pertains to their respective offices.

7.

He shall be careful, that in taking and verifying testimony everything is done uprightly and the truth ascertained and brought to light, as far as possible; paying close attention to all circumstantial evidence, which might come into consideration and relates to the case

8.

Upon being informed or hearing, that some people have been slandering or quarrelling with, each other, the Schout shall have power, either in person or through the Court Messenger, to order them to be silent, and forbid them to proceed to blows on penalty of arbitrary correction by the Burgomasters and Schepens according to circumstances.

9.

He shall not have power to compound with individuals for their misdeeds without the knowledge of the Burgomasters and Schepens.

10.

He shall take care, that all sentences of the Burgomasters and Schepens, from which no appeal has been taken in accordance with their beforementioned instructions, be executed in conformity with the customs and usages of the Fatherland, especially of the City of Amsterdam.

11.

Also, that certified copies of all the aforesaid sentences, of the appointments, acts and resolutions of the Burgomasters and Schepens are once a year delivered to the Director-General and Council.

12.

If he receives notice or obtains knowledge of some misdeed, of which either on account of its nature or of the delinquenche cannot take cognizance, it shall be his duty, to report it instantly to the Fiscal, but he shall not be allowed to take evidence, much less make an arrest, except in an actual assault to prevent further misdeeds or to prevent flight in a case of felony.

13.

This done, he shall, as above directed, without delay deliver the testimony or the prisoner into the Fiscal's hands, who shall proceed according to the exigencies of the case.

14.

In order to encourage the said Schout in the faithful performance of his duties, he shall receive etc.

This is to be determined in New Netherland, subject to the approval etc.

15

If the Schout should fail to obey one or the other of these rules, he shall be tried before the Director-General and Council upon the complaint of the Fiscal and punished according to circumstances.

His Oath.

I promise and swear, that I will be true and faithful to their High: Might: the Lords States General of the United Netherlands and to the Lords-Directors of the Priv. W. I. Company, Dept. of Amsterdam, that I will treat the Director-General and Council of New Netherland with all the respect, honor and obedience due them, that I will observe and execute the rules and prescriptions, contained in my instruction or added thereto hereafter and finally behave and act as a faithful officer is in duty bound to do.

So help me God!*

Letter from Director Stuyyesant to the General Court of Massachusetts, vindicating the Dutch title to New Netherland and the Hudson river.

Very Honorable Gentlemen and Beloved Neighbors.

We had thought, that our last letter of the 29th of October of last year, replying to a letter from the Commissioners at Hartford in Connecticut and sent to the Honhie Governor Endicott, had sufficiently and convincingly informed him, you and everybody else, why our honor, our oath and the express orders from our masters forbid us, to concede either claim or title to, trade with or passage through this region of the North river, indisputably belonging to us, to any other persons, than to our faithful, sworn subjects and inhabitants of this Province of New Netherland. But as your Honors do not seem to be satisfied with our former reply and in your last letter of the 12th of November by your deputies, Major Hathorne and Mr. John Rycharts, bring forward and urge some new arguments, we shall answer them as briefly and clearly as possible.

In the first place, you say,—the patent, granted by the late King Charles to the Colony of Massachusetts begins on the South three miles from Charles river or Massachusetts Bay under 42° 20′ N. L. and reaches in a straight East and West line through the whole of America from sea to sea.

To which we answer: we grant, that such a patent was given, but that does deprive their High: Might: the Lords States General of the United Netherland of the power and authority, to give and grant a similar patent to their good and faithful subjects, the Lords Director of the Privileged West India Company, as it was done in regard to the pretended patent from the said King: the patent, obtained from this unfortunate monarch, neither can nor ought to prejudice the previous occupancy by allied friends and neighbors. Your Honors forget, either intentionally or by accident, to mention the date, when the said patent for the Colony of Massachusetts was obtained and issued. English and Dutch histories inform us, that the unfortunate King succeeded his father in the year 1625; the printed histories, archives, journals, letters and daily papers of New Netherland prove, that this North river of New Netherland was first discovered at the expense of the Dutch in 1609 by Hendrick Hudson, a skipper and supercargo of the yacht "Halve Maen" in

^{*} Peter Tonneman was sworn in as Schout of New Amsterdam on the 5th of August, 1660. B. F.

the service of the East India Company. Upon the report of the said Hudson some merchants of Amsterdam sent another vessel to the North river in 1610 and in the following year obtained a privilege from their High: Might: the Lords States General, to navigate this river: for the safety of their trade they erected in 1615 a small fort, from which an island near Fort Orange still bears the name of "Castle" Island and the remnants of which can still be shown; high water and ice having injured this small fort three years later, it gradually fell to pieces and finally New Netherland, consequently also the North river as a part of it, was conveyed by their High: Might: the Lords States General to the West India Company, which in 1623 (two years before King Charles' accession to the throne and apparently several more before the date of the Massachusetts patent) really and effectually took possession of this North river, planted colonies and for its greater security erected Fort New Amsterdam at the mouth of the river and Fort Orange above, now visible and undeniable signs of their legal possession. Therefore your Honors' argument, made evidently upon the lying information of others, is too weak and hardly deserves an answer, when you state: " Wee are very wel assured that some part off Hudsons Revier (a name wel knowne to the English before the arrivall off any Dutchs in those parts lueth to the nortward off the sayd Lattitude, and is within our patent granted and possessed by us about thirty two yeares" We had said above and undertake to prove that the North river, although named by the English after the discoverer Hudson, was through him, a servant of the East India Company, first discovered by the Dutch, before any English ship ever came upon it; was navigated and occupied by private parties under a privilege from their High: Might: not only about 32 years, but 50 years; and has now been peopled and strengthened with two forts by the West India Company for more than 37 years. Your Honors therefore most injustly call us and our nation by the name of intruders, a name and epithet better to be applied to those, who upon your Honors' recommendation try to invade our indisputable territorial possessions, and to those, who have invaded and settled upon the territory, occupied by us for 36 to 37 years between the Fresh and the North rivers, (many years previously guarded and bounded by the strong house Hope, New Amsterdam and Orange). Your Honors will unquestionably approve the general rule, accepted by all Christian nations: qui prior in possessione, prior est in jure.*

Your Honors quote the instances of the Elbe and other rivers in Germany, where though they run through divers principalities, states and jurisdiction, one government does not refuse passage to the other: Your Honors would have yourselves solved the question, if you had substituted the river Thames in the place of the aforesaid. We are well aware, that upon the banks of one or the other river lie divers dukedoms, principalities and cities, which being members of the same empire or kingdom have each its own jurisdiction by separate names, but yet of the same nationality, and do not therefore give and grant free passage, much less possession, jurisdiction and ownership to England, France or other governments, as little as the English nation would give to another possession of or jurisdiction over the Thames and therefore does not allow even passage to it. Even though it were done, we hope, your Honors are not ignorant of quad similitudines aliquo modo demonstrant, sed nihil ponunt." Your Honors state further, that you have forbidden all foreigners to trade with the nations in your territory and that you cannot refuse to us such privileges: we presume, that the authority of our masters, the liberty and privileges, granted by them to their subjects, place the latter in such a position, that they need not trouble themselves about the refusal or consent of others or concerning the rules on this subject made or to be made in other jurisdictions.

^{*} First in possession, first in law, -Possession is nine points of the law.

But your Honors continue, "we shall therefore not consent to be prevented from trading with our own Indians, living near you, and possibly interfering with your trade": we leave it to your Honors own judgment, in how far this agrees with your former statement, "if our enjoying our rights should prejudice your trade, we would consider such an arrangement so unbecoming the professors of Christian faith, that persons, who value common righteousness, would never seriously think of enforcing it without blushing."

What and whom your Honors call your "own Indians" and how far you extend this term, is not stated in your Honors' letter; we are therefore in the dark on this point. We hinder no Indian in trading with other nations, but we do not allow it upon our streams and rivers and in the territory, long ago bought and occupied by us, and cannot therefore without utterly wrecking our honor and reputation, lives and fortunes, body and soul, concede to you or anybody else any

title or claim thereon, much less passage thereupon.

We confess willingly, that by the commission from their High: Might: the Lords States General of the United Netherland and the Very Worshipful Lords Directors of the Priv. West India Company we have sufficient and ample authority and power, with all possible means given us by God and them, to maintain, protect and guard their right and jurisdiction upon the South and North rivers, by purchase and conveyance from the natives, the indisputable, real and effectual property of our nation before having been visited or occupied by any other nation. We cannot give away this their indisputable right, authority and jurisdiction without their special order and a change in the commission formerly given us.

Your Honors seem to close this matter with threats, which are so much more suspicious, as you cut them short by an emphatic Etc. We can therefore at present only reply, that we have nothing to fear, except what the merciful, but not less righteous Lord God shall be pleased to decree, who alone is able, to maintain our just possession either by small or great power and

means, even by none at all.

The agreement made at *Hartford* is explicit and speaks for itself; but even as the Commissioners from *Massachusetts* then pretended to have no interest in the boundaries between us and the Colonies of *Connecticut* and *New Haven*, namely the twenty miles mentioned, so they also pretended then, to have no interest in, title or right to the lands, kills and streams in the *North* river territory beyond the twenty miles. If they had done it, this and other questionable claims would have then been decided or at least discussed.

Closing herewith, we commend your Honors with our cordial greetings to the protection of God and remain

Done at Fort Amsterdam in New Netherland, the 20th of April 1660. Your Honors' affectionate friend and neighbor

P. Stuyvesant.

To their Very Worshipful Honors and our Beloved Neighbors, The Honorable General Court of the *Massachusetts*, at *Boston*.

Letter from Stuyvesant to the Directors in Holland: Staten Island; Blockhouse at Oysterbay; Auctioneers' Fees; Domine Polhemus; Currency and Foreign Trade.

Honorable, Prudent and Very Worshipful Gentlemen.

Your Honors' favors of the 9th and 14th of November by the "Lieffde" were received in due time and on the 5th of April the "Trouw" brought us your letter of the 22th of December,

which we shall first answer herewith, proceeding then to report the state of your Honors' affairs here. The first point is the agreement made by you with Cornelis Melyn concerning Staten Island: your recommendations and orders in this matter shall be obeyed pursuant to your letter. We hope, although we fear the contrary, that the aforesaid Melyn will fulfill his part of the contract; we have never had any proof, that Melyn had any rights on Staten Island as Patroon and we are therefore astonished, that you have treated him so liberally in this matter; we were still more astonished by his first speech to the Director-General, on presenting the contract, in which he said, that your Honors had taken upon themselves all the injuries, wrongs and damages inflicted upon him by Director Stuyvesant from time to time, because he had acted pursuant to your orders. He was told in the presence of Secretary van Ruyven, that his utterances could not he believed or accepted as correct, because, as far as we know, no injury or wrong had been done to him, except what he had brought upon himself by his own misbehavior; much less had the Lords-Directors ever given any order to injure, wrong or cause loss to him or anybody else. Your further orders in this affair, in case the heirs of Baron van der Capelle should assume the title of Patroons, either on the strength of a new purchase of the said island from the natives or because of a special agreement made with Melyn, shall be executed in due time, and we shall prevent it by discreet and proper measures as something not to be tolerated by the Company; although we think that it might have been opposed and prevented in the Fatherland with more and stronger reasons, before so favorable conditions and a sum of money, far beyond his does, had been given to the first pretended Patroon and grantor of this title. However, your good intentions and wishes are to us a law and a rule to be observed. Time will show, whether the heirs of the said Baron van der Capelle will be satisfied with a certain portion of the land under private deeds, or whether Cornelis Melyn shall acquiesce in what you conceded to him. The still glowing embers of his former heated outbreak prognosticate a new eruption of the flames between the two. Adrian Post, late agent of the Baron, told us a short time ago, that Melyn claims as his property all the land cleared and cultivated by the farmers of the Baron. For the welfare of the Company and the advancement of agriculture we shall put a stop to this and inform you of the result in due time.

Your orders and the contract with the skipper of the "Lieffde," to come here by way of Curaçao, have been received and we allowed him to enjoy their effect, keeping as close a watch mpon the discharging of his cargo, as possible; we presume, that he, as well as the skipper of the "Spheramundi," previously arrived here from Curaçao and sailed there again on the 26th of December, are well pleased with these through voyages and that they and others will continue making them, which would revive the commerce and intercourse between the two colonies. In our last letter by the "Spheramundi" we submitted several projects concerning this matter to your judgment, which, as the duplicates are here enclosed, we do not repeat for the sake of brevity, but we await your decision and answer, favorable to the interests of both places.

The carpenter, sent by you in the "Lieffde," has been detained on the Island of Curação by Vice-Director Beck; it inconveniences us very much, the more so, as we may not expect another one in less than a year under the most favorable circumstances.

Thus far in answer to your Honors' two letters, received by the now departing "Lieffde."
The first point in your letter by the "Trouw," calling for a reply, is your order concerning seamen's provisions, which we shall henceforth carry out as punctually as possible pursuant to your

^{*} See Vol. XII, p. 804, and Vol. XIII, p. 162, for the omitted paragraphs.

intentions and directions. But we must say, which we hope will satisfy your Honors, that it has never been our intention, to exempt and permit the exportation of 49 beavers and 32 deerskins without duty to the butler and cook of the "Trouw" or to others specified by you. As to the lot of the butler and cook, it has been proved to us, that most of it was owned by the crew.

The beavers of Peter Tonneman, 106 pieces belonging to Balthazar and Nicolas Bayard, both clerks in the Secretary's office and to Nicolas Varlet, Commissary of the Warehouse, had been given them on account of their earned salary and the payment of duties had therefore been referred to your Honors' discretion and approval. As to the beavers of Councillor de Decker and D'Blom, the one exmerito, the other exgratia hoping to receive some favor from you, requested to be exempted here from the payment of duties, which out of consideration we granted, but only subject to your approval. We shall henceforth strictly obey your orders in this respect.

The ship "St. Jan," sent by you to take the place of a regular packet between the two colonies, has been wrecked on the Island of Rocas*, much to our regret and inconvenience. We hope and do not donbt, that in consideration of your own and of our urgent projects, sent you by way of New England and in the fly-boat, "Spheramundi," you will dispatch another suitable frigate to this coast before winter.

We have delayed and are still delaying our project, approved by you in an absolute order, of erecting a redoubt or block-house near Oysterbay, because we lack the necessary means, especially carpenters, creating unexpected and constant interruptions, often mentioned in our former letters. These delays are not made to deride your absolute orders nor caused unnecessarily, but whether the construction of the blockhouse will satisfy you and fulfill our hope and intention of stopping and preventing the invasions, intrusions and usurpations of the English, not to mention the smuggling traffic, we neither can nor dare to assure. We can only say, that the English under your jurisdiction here and in this government sell their cattle, corn, bacon, meat and other commodities for beavers here and then take the latter overland to their villages and homes; they never bring them back; it is therefore evident, that they send them that way to New England or exchange them for English goods, imported there without inspection or care; nor can they be arrested by the Fiscal or anybody, but in that case it could not be done so well and openly.

Experience has taught and teaches us daily in regard to the invasions and usurpations of the English, that the forts and blockhouses, formerly erected on the South and Fresh rivers, did not prevent the usurpations by this nation of the territories claimed by your Honors. It is certainly beyond question, that if Fort Casimir, now called New Amstel, had not been crected, that region and with it the whole of the South river would have been stolen by them from the Company not long ago or last summer; the same may be said of Fort Orange or of this place: what nevertheless is done and may follow is uncertain and must be left to the future. God grant, that such measures may be adopted as will preserve not only the South river, but also this North river against the invasions and usurpations of the English. Your remarks on this subject: "Provided, that thereby not only the smuggling, but principally the invasions and usurpations of the English be prevented and stopped, upon whose present quietness no reliance can be placed; else we think, these expenses might be spared to the Company," hold us in perplexity and doubt as to what to do or omit; a well-manned yacht stationed there, which might also be employed elsewhere, could as well if not better, than a redoubt or blockhouse, stop most of the smuggling trade; but neither could hinder an invasion made by a large force, while a fast sailing and armed yacht would do better service, than a stationary fortification.

^{*} In the Atlantic Ocean, 125 m. N. E. from Cape St. Roque.

As previously stated and proved by the ledgers, the whole revenue of the Weighhouse is still paid into the Company's treasury. Meanwhile we shall nrge the Magistrates, to send you every year a statement of their revenues and expenses and of what they need, in which direction they have done nothing or only little, unless called upon by us.

We trust, that the Company's revenues are administered so carefully and economically, as necessity and circumstances allow. The lack of funds compels us to be economical, while on account of the dangerous and troublesome times we have to maintain more than 200 soldiers, the officers and trainmen not counted; it forces us to think of increasing the revenues and we would do it, if on the other side the poverty of the inhabitants of this principal place, increasing through the lack of foreign and inland trade with neighbors, and of the country people, caused by the fear of being murdered by the barbarians, did not make us circumspect and we hesitate to impose taxes on the community now.

To our regret we must confess, that we might have waited for a better time and condition of affairs, before building the house in Fort Orange; especially as your and our estimate of the expenses have been exceeded considerably and it might have been done at less cost. But we did not then foresee the difficulties, caused now by the savages and by our neighbors and approved too willingly the plan of Commissary La Montagne, who estimated the cost at from 1200 to 1400fl. What is done, cannot be nurdone.

As to the enlistment of two or three soldiers by Commissary *Beeckman* without previously informing us, it was done because of the decease of several others, whose places he desired to fill. It has not been done again, since we wrote to him about it.

The Venduemaster has, as you say, received heretofore 5 p. et. for the sale of real estate, but of no other except from a few personal goods, publiely sold to the highest bidder, where the sellers did not agree with him about the lowest price: in such cases he has to be surety for irresponsible purchasers, as we stated in our letter of July 23^a. You have been pleased, to direct, that the 40th penny shall be collected not only from property, sold at public auction, but also from the sale of all real estate. As this order touches also the country people, whenever they sell their land, we had deemed it advisable to await the arrival of the expected candidates or young preachers, whom we intend to instal at first in the distant villages, before we demand the 40th penny, so that then we might so many more reasons for it, as we said in our beforequoted letter. Pursuant to your orders we shall now do it in the next month of May and at the same carry out your directions regarding the appointment of a Schout for the Colony of Renselaerswyck and the dismissal of Commissary van Brugge.

We wish, that what you say so clearly regarding the reduction of wampum to the value of silver or at least of beavers and your arguments for it, could be put into practice without any trouble and without diverting our trade into other channels. We believe, it cannot be done without considerable risk, for wampum is the source and the mother of the beaver trade, and for goods only, without wampum, we cannot obtain beavers from the savages. If we receive no wampum from outside—we have none in our country *—, this would certainly cause a diversion of the beaver trade.

To your further statement, that the special reduction of the wampum must be followed by another and general one, if we desire to prevent its total depreciation in consequence of superabundant importation, we must say, under correction, that we do not quite understand, what you mean by the special reduction of the wampum. The reduction affects man and man, seller

^{*} Wampum was principally made at the east end of Long Island. B. F.

and buyer, generally, who pursuant to the placat count 8 pieces for a stiver, instead of 6, unless they agreed upon another rate by written or verbal contract. If, as we understand it, you mean by special reduction, that wampum is received at our offices at the rate of ten for a stiver, we have to say, that it is done only in consequence of a previous contract or stipulation in letting, selling or farming out some of the Company's demesne and that except to officers of the Company it is not issued to individuals for either days' wages or commodities at any other rate, than the one established by the general reduction, to wit, 8 for a stiver, unless called for by previous stipulation, when the one is calculated with the other, as the receipts and disbursements in the ledgers show. If, as we presume and conclude from what follows, you intend to have the wampun once more reduced by a general reduction from 8 to 10, then we think that under present circumstances it would be premature, because the reduction from 6 to 8, made last year, has been such an obstacle to its overabundant importation, that wampum is somewhat scarce now. Should the importation of it increase with the beaver-trade during the summer, then we shall consider your order for the best of the Company as well as we can, and carry it out, giving you information by every chance. Before we leave this matter, we have to say, under correction, that it matters little, whether 8 or 10 pieces are counted for a stiver, because the dealer marks, holds or sells, his goods, according to the abundance of wampum and the price, he has to give for beavers. It would be desirable therefore, as we have repeatedly stated to you, that wampum and beavers, as well as tobacco, should be declared an absolute commodity or merchandise and that the importation of no other small currency, than silver, should be allowed here, which we believe can be done when beavers, tobacco and other things are brought and kept here under the Dutch market.

We have very seldom seen European wares and merchandises imported here by way of Virginia: the contrary is much more likely, because that province exports from here every year great quantities of goods, brandy and distilled water, exchanging them for tobacco, which is the principal trade here and without which only small return cargoes would be taken out from here. But we are well aware, that some English dress-goods and stockings are imported here now and then over New England by some merchants, among whom Thomas Willett is the most influential, and towards him and others we shall act, as you recommend. Of much greater importance is the exportation of beavers via New England, which they barter here and in the distant English villages and then clandestinely manage to carry out of the country by night and at other untimely seasons across Long Island and along the East river in small boats and canoes. We must presume, that on one third, if not one half, of these beavers no duty has been paid; but it is not easily prevented, as long as access and egress by water and by land is possible here in day or night-time. We shall consider all possible preventative measures and judge, that for the beginning the best and most convenient would be, as we said above, to station a fast sailing and well-manned yacht in the Eastriver during the most active trading season, which must unexpectedly board and closely inspect all departing and arriving vessels.

We hope and do not doubt, that, when you send over some farmers and later some lads of 15 or 16 years, at a monthly pay of 4 or 5 fl, you will inquire as much as possible for industrious persons, used to work, and not take up and engage whomever chance may throw in your way, so that the money, you advance, be not spent without advantage: this has been the case with the people sent to the Colony of New Amstel and with most of the children from the Orphan Asylum, accustomed and more inclined to carry a beggar's gripsack than to labor. We shall not fail, to do our duty in this matter.

We are sorry, that your Honors are so displeased, as your expressions make us presume, with the preachers here, whose zeal in teaching, admonishing and punishing, whose peaceable, and edifying life and conduct, agreeable not only to ourselves, but also to the whole community, compels them and us to pray, that God may give them long life for the best of his infant church here and to assure your Honors, that neither of them can be suspected of any leaven of innovation or turbulence. In consideration hereof, we have so far withheld your expressions and shall continue, to do so, in order not to discourage them in their good and faithful service. We shall however not fail, to communicate to them your wishes, while it would help much in observing and carrying out your orders, if some psalmbooks or special liturgies of the Reformed church or formularies of baptism could be found somewhere and be sent over, in which the words "here present" are not used.

The last point in your Honors' letter, requiring a reply, is your repeated instruction concerning the heirs of Cornelis van Werckhoven. As yet we can only state, what we have already said and written, that as soon as somebody appears, who shall sue Jacques Corteljou in their behalf, we shall administer the law equitably and fairly, after having heard the parties.

Meanwhile we remain

Fort Amsterdam in N. N.
the 21st of April, 1660.

Your Honors' affectionate servants.

To the Lords-Directors of the Priv. W. I. Company.

Orders of Council on Petitions to be relieved from the Operations of the Ordinance for the Establishment of Villages, passed Febr. 9, 1660.

(See Laws and Ordinances of New Netherland, p. 368.)

April 26th 1660.

Received and read a petition from Nicolas Stillwell, a farmer living on a bouwery between Gravesend and the village of New Utrecht, who asks for permission to remain living by himself and to be excused from moving his house, pursuant to the placat, stating, that with his four farmhands and three sons he is able to defend his bouwery.

It is answered: Petitioner shall appear before the Director-General and Council with his sons and farmhands. Date as above.

Received and read the petition of *Joris Rapailje*, who requests, that for the present he may let his house remain standing upon his land, and not be compelled to move it, as ordered by the placat against separate farms, published on the 12th of February.

It is answered: Petitioner must obey the published orders, without troubling the Director-General and Council about it. Date as above.

COUNCIL MINUTE. APPOINTMENT OF MAGISTRATES FOR LONG ISLAND TOWNS. NEW PLANTATIONS
NEAR BROOKLYN, CHURCH AT MIDWOUT.

May 3d 1660, Monday.

Present his Honor, the Director-General Petrus Stuyvesant, and the Hon'de Nicasius de Sille.

The Director-General and Council of New Netherland have selected from the list of names delivered and submitted to them and have confirmed as Schepens for the village of Breuckelen on Long Island, in place of those, whose term has expired:

Jovis Direksen

Willem Bredenbent

Done at Fort Amsterdam in New Netherland. Date as above.

From the list of names delivered and submitted to them the Director-General and Council of New Netherland have selected and confirmed as Schepens for the village of Midwout

Jan Snediger

Jan Strycker

for the village of Amesfoort

Peter Cornelissen

Done at Fort Amsterdam in New Netherland. Date as above.

The Director-General and Council of New Netherland herewith appoint and commission Jaques Corteljou, the Surveyor, Albert Cornelissen* and Jan Evertsen Bout, to make upon the first convenient occasion a personal inspection of the situation and quality of the land in the vicinity of the village of Breuckelen; what quantity of land there has not yet been disposed of and how the granted portion is being cultivated and used; how many plantations might be located there yet and which in their opinion is the best locality for new farms. Having completed their inspection, they are to make a plot or small map of the land and deliver it with their report to the Director-General and Council. Date as above.

Petition of Auke Jans for payment for his work on the Church at Midwout.

May 11th, Tuesday.

Present the Director-General, Petrus Stuyvesant, and Councillor Nicasius de Sille.

To the Very Worshipful, Honorable Director-General and Council of New Netherland.

Shows with due respect Auke Jansen, carpenter on Long Island, that he agreed with De Polhemius and Jan Strycker to build pursuant to the accompanying plan a church at Midwoout on Long Island, which work he has not only completed in accordance with the said plan, but by order of the aforesaid he has done also some other outside work, not covered by the plan; and whereas his employers now fail to pay to petitioner his well earned wages under various frivolous pretexts, whereby they excessively wrong your petitioner, burdened with a large family. Therefore he is compelled to turn to your Honors, lumbly praying and asking, that expert arbitrators be appointed, to hear your petitioner and the other parties in this case and, if possible, bring about an agreement on the account and payment; if not, to report to your Honors, that the matter be settled, as it ought to be. Awaiting your Honors' favorable reply he remains

Your Honors' obedient servant

It was answered:

The Director-General and Council of New Netherland request, appoint and authorize herewith Abraham Martensen Clock and Frederick Philipsen, carpenters, to proceed, pursuant to the petitioner's prayer, to the village of Midwout, to inspect the work, spoken of in the petition, and to examine, what the petitioner did more, than was called for by the plan and how he did it. They are then to appraise the pay, carned by the petitioner, and make a full report of their proceeding to us.

Amsterdam in N. N. date as above.

Council Minute. Hemstead and the Indians.

Lovinge Friends.

Whereas we by the bearers hereof two Indians of *Reckomacki* and *Marsepin* were informed that you & the Indians jn a good number have been in armes & neere lycke to fall out one against an other, these few lynes are only to Require both you and the said Indians, not to procyde further before both partyes have made their appearance before Vs, we evpon the propositions of the Indians beeinge in hoops to settell the matters without further troubles So after our love we Rest

Amsterdam jn the
N. Netherlands the 13 May
A° 1660.

Your lovinge Friende & Gouvernour P. Stuyvesant.

May 25th.

This day appeared in the Conneil Chamber Mr. John Hick and Mr. Jackson, Magistrates of Hemsteede, on the one part, and savages, deputed by the chief Meautinnemin, on the other part. Messrs. Hick and Jackson complained, that the savages would not remove from the land, which they had bought, and that the savage dogs did much damage to the animals of the English.

The savages answered, that they had not sold the land, but only the grass upon it.

Having heard both sides, it was decided, that the savages should be allowed to harvest their corn this year, on condition of enclosing their fields and killing their great dogs. Meanwhile we should see, how they would behave henceforth. Date as above.

Ordinance providing for the Safe Transmission of Letters to Holland, passed June 24, 1660.

(See Laws and Ordinances of N. N., p. 379.)

Letter from Director Stuyvesant to the Directors in Holland: Postal Arrangements;
English Engroachments; Sheriff of Brooklyn; Currency.**

Your directions in regard to the forwarding of letters have been published and posted here and we have placed for this purpose a box or chest in the Secretary's office; the letters deposited in it will be sent to you together with ours, as you desired.

The requests made and the invasions threatened by the English of the South as well as of the North are of much greater importance. We had expected and desired, that upon our ample and repeated reports you would have given us broader advice and assisted us by counsel and deed on so pregnant an occasion. You have declared formerly and also declare now your title to both rivers indisputable by virtue of purchase and possession and we share your opinion, but if more powerful and stronger neighbors maintain the same and besides exhibit a royal patent, expressly describing the limits, while we cannot do it in your name, will they be satisfied by our bare assertion? We must leave the final issue to time. You have on previous occasions and again now recommended and directed us, to inform and warn our neighbors, that they must desist from such usurpations, and in case they do not heed us, to attack, stop and dislodge them. Probably they would only laugh at the first, anyway they would pay but little attention to our warnings; for the second we request once more your assistance by counsel, deed and means. In answer to our request for a well-equipped frigate to keep the rivers and streams free, you have been pleased to order here the slaver "St. Jean"; it is unnecessary now to discuss the question, whether this vessel would have served our purposes, as it is reported, that it was lost on the Island of Rocas. to our regret and your Honors' loss. We can therefore make no use of it conform to your good intentions and our present need. We request you therefore once more most respectfully, to send us in its place another well-equipped vessel at the first chance. The English frigate, spoken of before, which remained at New Netherland and in that neighborhood during the winter and obstructed the navigation between the two places, has sailed for Barbados in the beginning or middle of April, so that it would be useless now to collect information against her captain, the more so, as the injured parties have sued him before the Governor and Magistrates of Hartford and

The quantity of provisions, lumber and other commodities, sent to Curação at the request of Vice-Director Beck in the galiot and by other vessels, has been stated in our last letter by the "Lieffde" and may also be learned from the enclosure.

We shall not say anything concerning the trade between these two places and your recommendations in regard to it, because while on this point we are just now informed by a fisherman, that the galiot "Nevo Amstel" and another fly-boat with horses and negroes from Curação are below, and we desire to wait for the news brought by them, which will be sent you with the next or if possible with this ship, the "Trousa." Meanwhile your directions concerning the sale of negroes shall be observed.

* * * * *

Thus far in answer to your favor of March 9th, received by the "Moesman." The following must briefly serve as answer to your last letter by the "Bontekoe," wherein we first come upon

New Haven and received sentence against him, also some indemnification.

^{*} See for the omitted paragraphs Col. Doc., Vol. XII, p. 317, and XIII, p. 176.

^{**} Concerning the capture of the Dutch colony at Cape Verd by the privateer, commanded by Captain Beaulieu.

your order concerning the preachers and the appointment of *Peter Tonneman* to the Schonts office of this city. Your orders and recommendations shall be obeyed, as it is proper, but in regard to *Resolved Waldtron* we must submit, that he had been appointed substitute to the Fiscal and Naval Officer (*Schout by Nacht*) for this place, the duties of which offices he has performed with vigilance and faithfulness to our and the Magistrates' satisfaction; that his services cannot well be spared by either the Company or the Fiscal and that further he is not as fit to serve as Schout for the villages, mentioned by you, because he cannot quite easily use the pen. We shall therefore continue him in his present position until your further orders and request, that he be confirmed in it, allowing at the same time, that for the advantage of the Company and of the three villages the Schout's duties be performed by *Peter Hegeman*, who has already attended to them provisionally in *Tonneman's* absence and still acts as Schout there to our satisfaction. His behavior and fitness are such, that we have no reason to reject him or pass him over: we await your Honors' decision.

* * * *

You say in your letter by the "Troum," that you will send us with the books and other stationery some clothing for the soldiers, as per invoice. As however neither the "Troum" nor the following ships have brought us the invoice, much less the clothing, and it is not mentioned in the following letters, we are very much disappointed and troubled, because the poor soldiers, stationed at the Esopus, here and at the South river, make many marches now and are completely without socks, shoes, shirts and other necessary pieces of clothing. Relying upon your promises we have waited from ship to ship, but if the required articles do not arrive in the "Otter," we cannot delay any longer and shall be compelled, to purchase them from dealers here at extravagantly high prices, at least one and one half per cent higher, than they would cost, if sent from the Fatherland. To charge the difference against the pay of the soldiers would be doing them a great wrong, as their monthly pay would not buy the necessary socks, shoes and shirts. If we were to reduce the price of these articles to Holland valuation and add 50 p. ct. to it, conform to orders and old customs of the Company, our treasury, consequently also the Company, would lose 70 to 80, if not 90 p. ct. and besides great disorder, at least great trouble, would arise in the book-keeping.

The precantionary order, which you add while writing about this matter, to wit, that these articles should be issued only to poor and needy soldiers and not to other servants of the Company, who, as your Honors were informed, take advantage of it, compels us to say, that we wish, you had been more explicit, so that the abuse might be corrected. We cannot help believing, that you have been misinformed in this matter by some disaffected persons.

The second point in your letter per "Trouw," which is not yet answered, is your order concerning the reduction of beavers from 8 to 7 guilders, in order to do justice and give satisfaction to your Honors' servants. This measure can and must be received and carried out with grateful heart and faithful service and although it is not the equivalent of what is due to them, their pay being stipulated in Holland money, your order concerning this matter will be obeyed and observed, as far as it regards your employes, when the new books are opened. We desire heartily, that we were able or might be placed in such a position, as to obey also your next order, to wit, to pay all debts and salaries of officers here, excepting the two months' advance pay. Under the present condition of affairs in this province, caused by the low market prices, war with the Indians, fear of invasions by our neighbors, complaints of the military and other burdens, which we have to bear, it is impossible to do it here, as time and the ledgers will prove. When you have been

convinced by them of our inability, we hope and trust, that according to circumstances you will not persist in the carrying out of your resolution and order, for it would endanger the existence of this colony.

The flyboat, mentioned above as having arrived with the galiot from Curação, is the "Eyckenboom," which sailed in the service and pay of the Company to Guinea 16 or 17 months ago and came from there with negroes to Curação. As there was no return freight for her at the latter place, Vice-Director Beck has sent her to this port with 50 horses from Aruba, the galiot bringing 29 more, to obtain a cargo. She comes at a very unseasonable time, as there are many other vessels here and we fear a bad trade. Of the shipment of horses only 27 were alive on landing, the rest died on the way for want of good fodder; the remainder is so thin and weak, that most of them can neither walk nor stand; they had to be carried in carts and on sledges from the scow and the shore to the pasture. It is doubtful, whether only one half of these twenty seven will live and they will hardly bring as much as the ship, having used up all her stores during the long voyage, will require to provision her again, so that the principal invested in this venture and the freight from Curação to this place are a dead loss.

In the same ship 19 negroes arrived here, the twentieth having died at sea; the others are in fairly good condition. Trade in *Curação* was very slack at the departure of these vessels and the larger share of all goods were still on hand. Further advices by our next. Wherewith etc.

Amsterdam in New Netherland,

the 25th of June 1660.

Council Minute: Magistrates for Middelborgh, (Newtown, L. I.) appointed; Land matters in Amesfoort; Church matters in Brooklyn.

July 5th, 1660.

Received and read the nominations, made and submitted by the inhabitants of the village of Middelborgh. The Director-General and Council of New Netherland decide, that the present Magistrates of the said village shall continue in office for another year and therefore charge all and everybody, whom this concerns, to acknowledge and respect the authority of the Magistrates hereby continued and again confirmed in their office. Date as above.

Elbert Elbertsen and Peter Cornelissen, Magistrates of the village of Amesfoort on Long Island, appeared in the Council Chamber and stated that a few days ago Jacob Steendam had sold to Albert Albertsen a parcel of land near the said village; they requested, that this parcel be acquired by the Company for them, because on account of the meadows belonging to it, it would be of great advantage to the inhabitants of said village. They offered and promised, that, if it were acquired for their village, they would collect and pay over, when due, the sum agreed upon as purchase-money between Albert Albertsen and Jacob Steendam.

The proposition having been heard and considered, *Jacob Steendam* was informed by the following resolution, that on behalf of the Lords-Patroons possession had been taken of the aforesaid parcel of land. Date as above,

Upon a report, made to the Council by the Magistrates of the village of Amesfoort on Long Island, the Director-General and Council resolve, that on behalf of the Lords-Directors of the W. I.

Company, Patroons of this Province, they will resume possession of the parcel of land, sold by Jacob Steendam, a resident of this City, to Albert Albertsen, and take it on the same conditions, under which it was sold to Albert Albertsen pursuant to the deed of sale, made before the Notary Van Vleeck and certain witnesses on the 17th of June last past and entered here below:

Because the said parcel of land is considered necessary for the better accommodation of the inhabitants of said village of Amesfoort. Jacob Steendam, being present, was informed hereof and that, when due, the bnckwheat agreed for, would be promptly paid to him on behalf of the Director-General and Conneil. Date as above.

To-day, the 17th of June 1660, before me, Tielman van Vleeck, a Notary Public, appointed by the Very Worshipful, Honorable Director-General and Council and residing at New Amsterdam in New Netherland, and before the witnesses named below, appeared the Worshipful Jacob Steendam, who acknowledged to have sold and hereby to sell to Albert Albertsen, also present and acknowledging to have bought, as he hereby buys, a parcel of land, as large or as small as the patent bounds it, east of the village of Amesfoort; the same which the vendor together with Auke Jansen obtained as a freehold from the Director-General on the 12th of November 1652 and upon which he lived for some time, subject to the Lord's right, for the sum of 190 schepels of good, marketable buckwheat, to be paid in two installments, to wit: ninety-five schepels on the 15th of October next and the balance of ninety-five schepels a year later, on the 15th of October 1661. The aforesaid land shall remain pledged to the vendor for the payment without expense and loss of the purchase money, until the same has actually been placed into his hands: it is also expressly hereby stipulated by the seller, that Albert Albertsen shall have the free use of this land during the years 1660 and 1661, when he may take possession of his parcel of land, while the seller binds himself to deliver, upon payment of the last instalment, at his own expense a deed and conveyance in due form. The parties on both sides promise to uphold and fulfill this agreement honestly and inviolably, under legal engagements, and consent, that a copy hereof be made and delivered in the usual form.

Done at Amsterdam in New Netherland in presence of the worthy Solomon Lachavie and Henrick Tiboel, called in as witnesses, who signed the original record hereof in my, the Notary's charge with the parties in interest.

This copy agrees with the original record.

Quod attestator: Tielman van Vleeck, Not. Public.

The 12th of August 1660.

Honorable, Very Worshipful, Wise and Very Prudent Gentlemen, Honorable Director-General and Council.

Gentlemen

Your obedient servant Jacob Steendam requests with all due respect, that he may have a written order, properly signed, upon some honest man for the 190 schepels of buckwheat for the land, of which the West India Company has taken possession for the village of Amesfort on the 5th of July last, that, when due, the grain may be received upon the strand pursuant to agreement by the party, who had bought the buckwheat already, before the Company resumed possession of

the land: because your petitioner is now about to leave and desires to fulfill his promise to the purchaser, so that he too may receive by his attorney the stipulated payment for the grain. Which doing etc

New Amsterdam,

this 6th of the Harvest Moon.

Your Honors obedient subject and servant JACOB STEENDAM.

1660

It was answered:

The petitioner shall receive a proper assignment by the Director-General and Council upon Elbert Elbertsen and Peter Cornelissen from the Receiver-General. Date as above.

Monday, August 30th, 1660.

Present his Honor, the Director-General Petrus Stuyvesunt, and the Councillors Nicasius de Sille and Johan de Deckere.

Before the Council appeared Joris Dirck and Joris Rapailje, Magistrates of the village of Breuckelen on Long Island and stated, that pursuant to an order from the Hon^{3a} Director-General they had convened all the inhabitants of the village of Breuckelen, had talked to them and investigated, how much they could together contribute to the salary of D' Selyns; that after much trouble they could discover and bring together not more, than 300 guilders yearly, to be paid in grain at beaver valuation, and besides they would provide a suitable lodging for said D' Selyns. They were told, that the said D' Selyns had been promised a salary of about 1200fl yearly and had come here on that promise, therefore this sum must be collected and the Company would for the present contribute towards it the tenths from the said village, but they must endeavor to collect the balance. They declared, that it was impossible for the inhabitants of the village, because the burden would fall upon a few, the rest being people, who had nothing but their daily wages. They were reminded, that they should have considered that, before they asked for and gave a call to a clergyman. Replying, that they hoped, the village would increase daily and they would therefore be able to contribute more in the future, they requested, that the said D' Selyns should come there by the first opportunity. Date as above.

His Honor, the Director-General Petrus Stuynesant, having been informed of the inability of the inhabitants of Breuckelen, offers, provisionally and until their situation has improved, to pay to the Company two hundred and fifty guilders yearly towards the salary of the said D' Selyns on condition that the Domine shall preach at his Honor's bouwery on Manhattan Island on Sunday evenings. The Council after considering the offer accepted it and with his Honor resolved, to inform D' Selyns of it. Date as above.

PATENT FOR LAND IN FLATLANDS, L. I.

Petrus Stuyvesant &c and the Council testify and declare, that to-day, date underwritten, we have given and granted to Jan Martensen a parcel of land situate near the village of Amesfoort on the northwest side of Peter Claesen and the southwest side a small meadow, southeast a kill, containing 12 morgens 182 rods; also a parcel of flat land, bounded on the southeast side by Peter Wolphersten van Couvenhoven, on the northwest by Govert Loockermans, in width 38 rods and in length 162 rods, containing 10 morgens, with the express condition &c.

Fort Amsterdam in New Netherland, the 20th of August 1660.

COUNCIL MINUTE. CONFERENCE WITH LONG ISLAND INDIANS.

September 2d, 1660.

Tapousagh, chief of the savages on Long Island, came into the Council Chamber.

1

He said, that Ninnecracht, the chief of the Nurricanses, wages war against the savages on the East end of Long Island and kills many of them. As his [Tapousagh's] tribe is only small and he does not know, whether he too will not receive a visit from the enemy, he has come to renew the peace, formerly made with us. He gives a small box with wampum.

Note: The wampum was measured and amounted to fl 15.18.-

2.

He says, that he has always endeavored to keep the peace with ns, which is true, and that he will continue in peace with the villages under his authority; that they shall do no harm and if he hears of any, he will inform us of it; in case some strange savages should pester him, he requires our assistance, for he has no other friends, than us.

3.

He says, that his people are badly provided with powder and lead and requests therefore some help, if his enemies came to attack him.

The answer to the foregoing proposition was as follows:

On the first two points we caused him to be told, that we would continue our friendly relations with him without interruption, and as proof thereof and to assure him still more of it, we have included him and the villages under him in the peace made with the Esopus savages and renewed with the North river Indians and stipulated, that they should do no harm to him or to and of his people, so that he has nothing to fear from that side. As to the Narricanses, who live at some distance and have never injured us, we trust, that they will neither injure our friends: but if they are afraid of the Narricanses and desire to come and hide among us, we will protect them to the best of our ability.

As to the last proposition, that they were badly off for powder and lead, to protect themselves against the aforesaid savages, they were told, that, when they had further and more positive information concerning them, we would provide them with it, on condition that they paid for it in deerskins, corn or otherwise.

Done at Fort Amsterdam in New Netherland. Date as above.

LETTER FROM THE DIRECTORS IN HOLLAND TO STUYVESANT: BLOCKHOUSE AT OYSTERBAY; CURRENOY;
NEGRO SLAVES.

The 20th of September 1660. Honorable, Prudent, Pious, Dear, Faithful.

Since the departure of the "Gulden Otter," by which we sent a quantity of ammunition and clothing, (we hope you received all in good order,) the ships "Lieffde" and "Trouro" have

arrived here, by which we received your letters of the 21st of April and 25th of June. As the "Lieffide" sails now again for New Netherland, we cannot let the opportunity escape, to answer a few points in your letters.

We notice first, that you urge us again, to advise you about the erection of the blockhouse at Oysterbay, notwithstanding we informed you in our last letter, how much we disliked to repeat the same thing over and over again. You say, you want further advice, because our orders in regard to the construction of the building are ambiguous and may be interpreted in two ways. If it is so, then your changing information on this subject has been the cause of it, for on such occasions we must see, so to speak, through your eyes and act upon your reports. Although you appear to think now, that not only the smuggling trade, but also the usurpations of the English can be better stopped and prevented by a well-equipped yacht, than by the erection of a blockhouse, you will have, and we order you, to proceed with its erection, for the Company is not in the position at present, to dispatch such a vessel to New Netherland. It is not necessary, to wait for the arrival of carpenters, for all the buildings there, among others the erection of the house at Netherland at the Company's expense, which you say will cost a good deal, have not been constructed and erected without such tradesmen; you may therefore employ the same, for we think it is more advantageous to pay these men good wages for a short time, than to keep them constantly in your service and pay.

We will not discuss the arguments and difficulties, raised by you on account of our order for reducing the wampum, as far as the time to carry it out is concerned, for we perceive by your prolix explanations, that you understand, what we mean and therefore we need not repeat it. But about the manner itself we say again and maintain, that it is based upon good reasons, into the explanation of which we have no wish to enter now; we only recommend to you most seriously and order, that this reduction be put into practice as soon as time and circumstances are favorable, without fail.

Although we give no credit to the common report and belief, that the English neighbors were still bent upon making a settlement on the North river, which caused your fear of an invasion by them, yet we approve most heartily your spirited resolution, agreeing with our special order, to oppose them by all means and measures. For your assistance in such a case, we have sent you such a number of soldiers and quantities of ammunition and clothing by the last ships, principally by the "Gulden Otter," as the Company's treasury would permit. Our reason for having a better opinion of our English neighbors is the change in the government, which has taken place by the restoration of King Charles II.; better things may be expected from his honesty and righteousness, than from the former unlawful government; it is not likely, that the English there will at present find any support for their unjust usurpation, especially as the King shows himself very friendly to our government. Their High: Might: have already selected ambassadors, whom they will soon send to his Majesty to make a treaty of close alliance; we shall not lose the opportunity of pressing the interests of the Company and the province of New Netherland, so that the said ambassadors will be directed and commissioned, not only to complain of former invasions, made into our territory and jurisdiction, and to ask redress, but also to prevent them in the future and to take every possible measure for obtaining a favorable settlement of the boundary between us and that nation there on the North and on the South. We have our documents and papers for this purpose all ready, so that you shall hear the result of it in due time.

* See Col. Doc. Vol. XIII, p. 187, and Vol. XII, p. 326.

The enclosure of your letters have informed us of the occasion, the reasons and causes, which led you to send Commissary Nicholas Varleth and Captain Lieutenant Brian Newton to the Governor of Virginia. We find them quite in order and approve your action, as being an endeavor on your part for promoting the welfare of the country; as the concession of an unmolested trade with that nation can only benefit our places and their inhabitants, we shall be pleased to learn from you, what has been done and agreed with the Virginians about this matter, that we may make proper use of it.

We were sorry to hear of the death of so many horses, sent from Curação in the "Eyckenboom," but as it has happened and there is no help for it, we must bear it in patience. We hope the remainder have regarded their former strength and sold at good prices, also that the ship may find a good cargo for this market, so that it may help to pay the hard earned wages of the crew. As to the slaves, arrived there in the same ship, they must be sold at public auction there, as we directed in our letter of the 9th of March, under the express condition, secured by a sufficient bailbond, that they shall not be exported from there, but be used for the cultivation of the soil, the country and in consequence also the Company may then perhaps reap the imagined and hoped for fruits.

The desired paints, oil and a new halsstert (!) for the mill there are sent herewith, as per enclosed invoice. As to the upper millstone, asked for by you of 4 feet and 3 or 4 inches diameter, we do not know what you mean, nor do several millers, of whom we inquired, understand it. You must therefore express yourselves a little clearer.

Herewith, &c &c Amsterdam, the 20^{th} of September 1660.

Your good friends
The Directors of the W. I. Company
Department of Amsterdam
EDWARD MAN
C. RURGH

To the Director-General and Council of New Netherland.

COUNCIL MINUTE. THE CHURCH AT MIDWOUT, L. I.

September 30th, 1660.

Before the Council appeared D^o Johannes Theodorus Polheym, preacher at Midwout, on Long Island, and Jan Strycker, elder and churchwarden of the same place, who informed the Council, that the church at Midwout was almost completed, except the windows, and requested that the Director-General and Council would present the said church with one or two windows. After considering the request, a window for the church was promised on behalf of the Company. Date as above.

To the Noble, Very Honorable, Very Pious Director-General and Council of New Netherland.

Show with due respect we, the undersigned, that for the building of our church at Midwout

we have collected in the communities of Fort Orange, New Amsterdam and here on Long Island
the sum of fl 3437.12.—of which amount we have expended fl 3433.9.—but we still owe
To Jacob Lourens, carpenter
" Isaac Foreest for nails and hinges " 117
" Tyde Syricks, mason " 215
" Sander, the skipper, for freight of boards " 81
" Aucke Jansen, carpenter, for outside work as appraised by arbitrators " 100 fl 743
There is is still due us from Claes Notelaer on a note

In the name of our whole community we therefore humbly request, that on behalf of the Noble Lords-Directors of the Priv. W. I. Company, our high masters and for the support and propagation of the holy gospel in this country the above stated sum may be supplied as a present. Which doing we shall always remain

Your Noble Honors' obedient and faithful servants

Johannes Th. Polhemius.

Jan Strycker.

The foregoing petition was received and read and the annexed statement of the moneys collected in the community and of the expenses having been examined, it was found, that the receipts did not cover the expenses. Whereas on behalf of the Company as yet nothing has been contributed towards building said church, it is resolved, to disburse to the petitioners on behalf of the Company for the present for completing the work fl 400, common currency, and the following answer was given:

When the treasury is in funds, four hundred guilders shall be advanced to the petitioners on behalf of the Company for completing the work. Date as above.

PATENT FOR LAND IN BROOKLYN, L. I.

Petrus Stuyvesant, etc., etc., have given and granted to Jan Martyn a lot situate upon Long Island near the Ferry on the eastside of the East river, west of the land of said Jan Martyn and north of Joris [Rapalje], the northside measuring 15 rods 7 feet, the eastside 18 rods 4 feet, the westside 12 rods 3 feet, the westside 18 rods 7 feet: with the express condition, etc.

Fort Amsterdam in New Netherland, the 19th of October, 1660.

LETTERS FROM STUTVESANT TO THE DIRECTORS IN HOLLAND: POLITICAL CONDITION OF THE NEW ENGLAND COLONIES; REVENUES; TRADE; CURRENCY; ENGLISH VILLAGES ON LONG ISLAND WITHOUT PREACHERS; PLAN AND SKETCH OF NEW AMSTERDAM; MANUFACTURE OF POT AND PEARL ASHES.

Honorable, Wise, Prudent and Very Worshipful Gentlemen.

Since our last general letter, of which the original was sent in the "Trouw" and the duplicate in the "Moesman," nothing worth reporting has occurred here after the peace with the

Esopus Indians had been made and the conditions of it submitted to you in our letter by the "Cataryna" and subsequently in a letter from the Director-General by the "Bever," to both of which we refer.

We hear little or nothing about the threatened invasion by our English neighbors and trust, that the change of government in England has turned their minds from it or at selest postponed it for the present. Meanwhile we learn, that the restoration of the King has caused less commotion and change among the people of New England, than we and many others had expected; as a rule they are now as good Royalists, as they formerly were Cromwellians or Parliamentarians. We are told, that the three Colonies of New Plymouth, Hartford and New Haven have proclaimed the King and do all business in the King's name, which they never did in the old King's time: Quantum mutatus ab illo Hectore. The Colony of Boston alone, it is said, remains faithful to its old principle of a free state, depending only upon God. We must leave to God the future results of this new state of affairs, but we also hope and trust, that you will take advantage of it and of the probable new alliances between the King and our home government and see, that the boundaries be at last determined; after this question is once settled, the population will cultivate the soil with increased vigor and zeal and we shall not fail to contribute thereto what we can.

* * * * * *

We have partly left unanswered by our last letter, what you were pleased to say and order concerning the payment of salaries here in beavers at 7 fl. Although the equivalent in the stipulated Dutch money is not obtained by this method of payment, because of the duties and other taxes, placed on beavers, yet your officers would be satisfied with it, if in due time they could pay them out at the same rate. Experience and the ledgers, now transmitted, show, how impossible it is; your servants have all learned to their own disadvantage, how it was before. The heavy burdens, which we had to bear on account of the threatened invasion by our English neighbors, the aggressive and defensive wars with the savages, the support of about 250 soldiers and everything else required from us,-further the bad condition of our market, make the profit from beavers so small, that after balancing our accounts and paying old debts no or only few beavers find their way into the treasury. Even if all had come there this year, they would not have been sufficient to pay the salaries. The following statement proves it: according to clearances and invoices about 25,000 to 30,000 beavers have been handled here this year, of which the duties, a beaver skin valued at 7 fl, amount to about 16,000 fl. The groundrents brought in about 5,000 fl. It is easy to calculate, how far these sums will go in paying the abovementioned soldiers alone. The other revenues from tobacco and the farming of the excise do not bring in as much, as the duty on beavers and for want of silver money or another and better circulating medium the latter is paid in wampum at 10 pieces for a stiver, according to the rules of the treasury. Before the wampum is reduced to the valuation of beaver, at 7 fl, it suffers a depreciation of 50 p. et., because beaver, calculated at the usual rate of 8 fl, is bartered and valued at public sales at the rate of 15 to 16 fl in wampum, which amounts to almost 18 fl, if the beaver is rated at 7 fl; wampum, therefore loses 50 p. et. in value. This shows, how much your officers have so far lost by not receiving their salaries at the rate of Dutch money, and to what further losses they will be subjected, if for want of beavers they are compelled to take wampum or to buy the needed commodities from merchants on credit . We must say to you on this subject: if you were inclined and in the position, to send us at once one good cargo, amounting to about 24,000 or 25,000 guilders, which would bring here about 40,000 guilders in beavers, or if such a cargo were distributed here at that rate in payment on account to the officers of the Company, it would wipe out so much of our debts and then the duties would be paid in beavers only, your officers could henceforth be paid in beavers, conform to your order, or else a fresh capital might be called for for the beavers every year. Without such a measure we see no chance, how to avoid making debts among the merchants and to pay beavers to the officers in accordance with your order.

If you are not inclined or in the position to make such an advance, then we hope, under correction, that with your consent some persons may be found, who would loan the required capital at a reasonable yearly interest of 5 to 6 per cent; but we leave this to your wiser judgment.

Our general and the private letters of the Director-General have already spoken of the loss, which not only the Receiver, but also individuals, officers as well as inhabitants, suffer by the receiving and paying out of wampum, because for want of some other kind of money or coin it is a legal tender between individuals. Whatever orders, rules and reductions may be made and carried out, they do not prevent its depreciation and further losses. The lower it is reduced, the more the trader gives for a beaver, going, as we said before, as far as 15 or 16 fl. To reduce the price of wampum to 12 or 16 for a stiver, as we reduced it from 8 to 10 in receiving it at our offices, will remedy the evil only for a brief period; the trader would give the length of one hundred hands, instead of fifty and he, who receives it at so much a guilder, would lose so much more time and have so much more trouble in counting it. To declare it absolutely bullion and not receivable at so much a guilder, would endanger the beavertrade and lead it into other channels; nor can it be done as long as we have no other currency here for the retail trade. On the other side we are taught by experience, that if we let it go, as at present, wampum will depreciate more and more every year, the inhabitants grow poorer and houses and lands go to ruin. We would therefore request you once more, to consider measures by which coin or some sort of currency may be brought into this country: we have repeatedly submitted to you our plans on this subject, namely, that beavers and other furs should be reduced in price and kept under the market price in the Fatherland; all merchants, Scotchmen and traders, be warned to pay their duties for tobacco and beavers at our office here and to make the calculations accordingly. We hope and believe, that such a method would bring specie into the country and request you to recommend to Vice-Director Beck, that he pay in coin for the provisions and other material required from here, for which he has to pay in money, when obtained from the Fatherland or elsewhere, and that as often as he receives from here goods for account of the Company they be accepted at Holland valuation and cash remitted for them. This would afford great facilities to the trade, but we submit our limited knowledge cheerfully to your superior wisdom.

Copies of the representations and requests made by the English villages, which have been deprived of religious instruction for some time and now take advantage of the departure by the "Bontekoe" of a minister from New England, Mr. William Leverets, are sent herewith and will inform you of their wishes. We have no doubt you will reply as favorably as possible.

The two preachers, lately arrived, Dos Blom and Selyns, had been placed conform to your directions and their call. In the meantime three or four other villages still need preachers and are deprived of religious services, namely New Utrecht and Gravesend on Long Island, New Haerlem on this Island and a newly planted village of about thirty families across the North river. Necessity therefore requires, that two pions and learned candidates be sent over besides the desired English preachers.

Fort Amsterdam in N. N., the 6th of October 1660.

Honorable, Wise, Prudent and Very Worshipful Gentlemen.

After closing our letter the Burgomasters have shown us the plan of this city, which we did not think would be ready before the sailing of this ship. In case you should be inclined to have it engraved and publish it, we thought it advisable, to send you also a small sketch of the city, drawn in perspective by Sieur Augustin Heermans three or four years ago or perhaps you will hang it up in some place or the other there. For the present we have no other wish, than that the place may gradually increase.

October 6th 1660.

Sent by the hands of Michael Muyen via New England.

Honorable, Wise, Prudent and Very Worshipful Gentlemen.

Although since writing our last general and private letters by the ships which left here last last summer, little or nothing worth reporting has occurred, I neither could nor dared to let escape this good opportunity of writing to you by Mr. Michael Muyen, who goes over Boston and thence over Old England, to give his master a better verbal report concerning the discovered test and the great hopes for making pot and pearl ashes. If it can be continued on a larger scale at a future time, we may hope, that it will help to make the country prosperous by increasing trade, population and navigation. We have no doubt therefore, that you will encourage him and others as much as you think that the advantage of the Company and the interests of the country require.

December 9th, 1660.

LETTER FROM THE DIRECTORS TO STUYVESANT: BOUNDARIES; MINISTERS FOR THE ENGLISH VILLAGES ON LONG ISLAND; ENGLISH SETTLERS IN NEW NETHERLAND; CHURCHBELL FOR BROOKLYN; STATEN ISLAND.

The 24th of December 1660.

Honorable, Prudent, Dear, Faithful.

Our answer to your letters of the 21st of April, 25th of June and 26th of July, received by the "Lieffde," "Trouw" and "Sta Catarina," is contained in the enclosed writing of the 10th of September, which we had dispatched in the private ship "Lieffde," but as she met with an accident near the Texel and was injured, which prevented her proceeding on her voyage, our said answer has been detained until to-day. Since that time the ships "Bever," "Moesman," "Bontekoe," "Eyekenboom" and "Gulden Otter" arrived here, by which we received your general letter of the 6th of October. We shall answer it now as briefly as possible.

That you hear no mention made of the threatened invasion by the English neighbors, is in accord with our opinion, expressed in our last letter, here enclosed. We are still more confirmed

^{*} See Vols. XII, p. 332 and XIII, p. 190.

in our opinion, since we learn, that the said *English* profess now to be good Royalists. The King will not, we believe, support them in their unjustified claims, much less encourage them to usurpation, as the preceding government has undoubtedly done.

As to your careful suggestion, that we would do well to take advantage of this change of affairs and endeavor to have the boundary question finally settled, the enclosed copy of our representation will tell you, what we have done and accomplished so far in this matter. Their High: Might: have given special instructions regarding it to their ambassadors and the latter have not only arrived in England, but also have had several audiences of his Majesty; we must now await the result in patience, but are not quite idle, for we have addressed and sent representations to the said ambassadors, asking that the matter might soon be discussed and settled. We are not satisfied with the provisional agreement concerning the boundary, made there, but desire redress for the usurpation of our lands and tresspas upon our jurisdiction at the Fresh river and upon Long Island; because the Company has been injured too much by that agreement and expects to be treated in their good cause with more fairness and justice by the present King and to obtain a more favorable settlement of the question. We should like, that upon this occasion the absolute liberty of trade between our people and the English there were discussed and if possible conceded, but as we see little hope or chance to obtain this here, while it is a matter of great importance to the province of New Netherland and its inhabitants, we must urge you most earnestly, to use all possible means and treat with your English neighbors there about it, so that the commerce between the two nations and places may become reciprocal and safe.

* * * * * *

We are willing to believe, that the servants of the Company there are satisfied with receiving their salaries in beavers at 7fl, because they lose nothing by it, beavers selling here now at 9fl and more. But we are not pleased, that the payments cannot be made in this currency at present and you therefore desire to throw this burden again upon our shoulders, as we notice by several new attempts; it is against our orders and intentions, for if the payments cannot all be made in beavers, you must pay out wampum. Nobody need complain, when it is reduced for that purpose to Holland or beaver valuation. Although you seem to insinuate, that the general revenues do not amount to as much, as you require, on account of the present burdens, especially the large military force, we believe, that by applying economy in many eases, you might find yourselves able to make these payments: the books, which you sent us, will probably prove that, when we shall have found time to examine them. If contrary to our belief they show a different state of affairs, then the expenses there must be diminished and cut down; you might begin with the military establishment, for it is ntterly unnecessary to keep 250 soldiers in the service now, that you need not fcar any troubles from your English neighbors or from the savages, and it is too expensive and beyond the means of the Company to maintain the establishment for the purpose of defying both nations or obtaining their respect. You can enlist soldiers there at all times and keep them under arms for a short period, as the French and English have always done, who in planting their colonies on your continent, in the Caribean and other islands never employed or kept soldiers for their preservation or protection. This has made them so much more cautious and caused less expense while it increased their profits, so that they have flourished and increased so much sooner. Wedirect and charge you therefore to get rid of as many soldiers as possible, not only by discharging those who have or soon will have served their term, but also by encourgaging the others to apply for their discharge and then to remain in the country. You may offer the latter some inducements,

^{*} See Col. Docs. Vol. XII, p. 332.

perhaps by allotting and granting them a larger pareel of good land, or whatever else you believe to be the best: the revenues will then not only be sufficient, but even exceed the expenses and we may at last hope to see and enjoy here the long expected profits. You propose, that 24000 to 25000fl should be sent over in goods, but the Company has not the funds to do it now; besides, we think it would be more disadvantageons, than profitable and we have the same opinion of the goods and commodities sent for distribution among the soldiers. Anyway, the Company is not compelled to make such remittances, especially when we pay the soldiers, what we have promised them; this has hitherto been done, as the payments were made at Holland valuation either in beavers or in wampum. It is quite sure that the indolent profit but little by these distributions, as they sell them often at an advance and spend the proceeds in riotous living, while the frugal and careful men see to it and give orders, on receiving their pay there, to have the required things brought from here by some opportunity or by some skipper, to whom they entrust the commission. We send therefore very little this time, for the more you indulge the soldiers the more indolent they grow, as several instances in the Company's foreign service prove, which we need not repeat here, as you have been yourself a witness of what occurred in the City's Colony.*

We have written several times about the depreciation of wampum, but we cannot discover any other means to prevent it, than to reduce it again, which must be done, whenever you think, that the time and circumstances are convenient, as we told you in our last letter. Your statement, that the continued reductions impoverish the inhabitants and ruin houses and lands and that therefore we cannot go on reducing it, unless some other currency is brought into the country, astonishes us because we have before us so many instances to the contrary, not only among the heathens, but also among Christian people, for instance your own neighbors, English and French, there and in the Caribean and other islands of the West Indies, where no silver money is in circulation, † and nevertheless they flourish. We see no way of bringing coin there, much less to keep it, if brought over. Your repeated proposition, to reduce beavers and other peltries and keep them under the market price here, has been realized by accident or rather by the scarcity of beavers here, which sell now at 9 and more guilders. Your further proposition, that the duties there should be paid in silver and that cash be paid for the provisions and other goods, sent from there to Curaaço, requires our deliberate consideration, because it is a matter of great importance. We shall inform you of the results of our deliberations in due time.

We shall also consider the request for two or three suitable candidates or ministers, to be located in the *English* and *Dutch* villages; we are inquiring for such persons, that both nationalities and churches may soon be properly provided.

Thus far in answer to your general letter, but as we have noticed several points in the Director-General's private despatch, we shall now reply to them.

First, you ask our advice, what to do, if it should happen, that in consequence of the change of government in *Englund*, many people of that nationality were to remove into the jurisdiction of the Company, whether you shall admit them and under what conditions. We reply briefly as to their admission, that we do not believe, they will come in such number, that danger may be apprehended from them, because your general letter informs us, that the *English* at the North

^{*} New Amstel, now New Castle, Del. See Vol. XII, Col. Doc.

[†] The Directors are mistaken: in *New England* silver money of their own coinage was in circulation together with wampum, *Massachusetts* having established a mint in 1853 and in the *West Indies* the Spanish coins were used as circulating mediums.—B. F

unexpectedly profess to be good Royalists; as to the conditions, they can only be the general ones imposed upon all our inhabitants and on which they are admitted.

We have been pleased to receive the map of the City of New Amsterdam: we noticed, that according to our opinion too great spaces are as yet without buildings, as for instance between Smee Street * and Princes Gracht + or between Prince Street + and Tuyn Street, ± also between Heeren Street and Bevers Gracht, | where the houses apparently are surrounded by excessively large lots and gardens; perhaps with the intention of cutting streets through them, when the population increases, although if standing closer together, a defense might be easier. We leave this to your consideration and care.

As Do Selyns has asked us, to send a good bell for the church at Brooklyn, which could be used to call together the country people in times of distress, we have resolved to send it if possible with this ship, also another for the Esopus, that they may use them on proper occasions.

The agreement, made by us with the executor and co-heirs of the late Baron Frederick van der Capelle the Ryssel, concerning his pretended claim upon Staten Island and its dependencies, is here enclosed for your information. You are now directed and authorized, to receive demand and have properly conveyed to you such rights, houses, buildings, implements, cattle and other things, as the said Baron van der Capelle the Ryssel may have had or laid claim to on the said island, and to take immediate possession of it, that nothing of the property may be carried off to the detriment of the Company. You may believe, we would not have been so liberal in this matter, if the executor and the other heirs had not been perfectly willing to take in payment outstanding accounts against the Province of Guelderland.

Herewith &c &c Amsterdam, the 24th of December 1660.

Your good friend The Directors of the W. I. Company Department of Amsterdam ABR. WILMERDONK. JACOB PERGENS M. P.

To the Director-General and Council of New Netherland.

COUNCIL MINUTE. PROCEEDINGS AGAINST QUAKERS AT JAMAICA, L. I. LAND AT FLATBUSH.

Anno 1661. In the name of the Lord, Amen. ¶

Whereas some inhabitants of Rustdorp have urgently requested that one of the clergymen of this City come over some day, to preach and baptize several children; and whereas his Honor, the Director-General, has been informed by letters from said village and from Vlissingen and Middelborgh, that members of the sect, called Quakers, have uncommonly free access to the house of one Henry Touwnsen of said village, who was therefore arrested a few days ago.

^{*} William Street.

[†] Broad Street above Exchange Place.

[‡] Exchange Place between Broadway and Broad Street.

[§] Broadway.

Beaver Street.
TFirst entry in the Council Minutes for 1661.

Domine Samuel Driesius and the Under Schout were to-day sent there with the following letter, to obtain better information about it:

Lovinge Friends

Vppon petition of sum of yow beeinge desirous that theyre Children might be Baptysed, we have sent one of our Ministers, to witt: Mr. Sumuel Driesius & Whereas we Credibly were informed that jf the quacekers and other Sects contra to Order & Law private Conventickles had been kept, We have sent our substitute Scholt and one of our Clerques for to tacke notice of it—Requiringe & Orderinge you by these presents that you shall give vnto them, an Exact account & true Information ware in wath house, such vnlawful conventicles ware kept, and wath persons therein had Exercysed, wath persons—men, or womman there had been present—& which person the meetinge did call, and further of all Circumstances belonginge to it. So after my Love I shal Rest.

Amsterdam in the New Netherland this 8th off January A° 1661. Your lovinge friend & Governour

D' Driesius, Resolveert Waldron, the Provost and Nicolaes Bayard, Clerk, proceeded pursuant to the foregoing letter to Rustdorp, last Saturday, the St of January, where they arrived in the evening. D' Driesius preached twice the next day and baptized eight children and two aged women. The Under Schout had meanwhile been informed, that a meeting of Quakers was being held at Gravesend, and in company of Nicolaes Bayard went there early on Monday morning, but the Quaker had escaped. They returned to this place in the evening, bringing with them the Quaker's cloak and Sam Spycer, because he with several others had not only followed and listened to the Quaker in several conventicles, but also entertained him in his mother's house. They further brought the following notice and the list of persons who were present at the Quaker meeting:

Notition of the Names that havebeen jn the meeting of the quaecker, named N. N. jn the house of Henry Townsen given up to vs by Mr. Ritchard Everett & Nathaniell Denton:

1 Henry Townsen hath beene a warninge the People from doore to doore or they would not come to his house for their was a learned man.

 $\left. \begin{array}{l} 1 \;\; Sam \;\; Spicer \\ 1 \;\; Goedie \;\; Tilton \end{array} \right\}$ of Gravesande.

1 Sam Andries

1 Ritchard Harcker.

persons 11

2 John Townson & his wife.1 Ritchard Brittnell.1 Richard Chasmoor.

2 Samuel Deen & his wife,

Thus Testifyed in the Presence of Resolveert Waldron in the house of Ritchard Everett att Rustdorp this 9^{th} January Λ° 1661. was underwritten.

Nota: The name of the Quaker above mentioned is George Wilson.

RITCHARD EVERETT.
NATHANIELL DENTON.

January 13th, Thursday.

Present his Honor, the Director-General Petrus Stuyvesant, and the Councillors Nicasius de Sille and Johan de Deckere.

To their Honors, the Director-General and Council of New Netherland.

Show with due reverence the Schout and Schepens of the village of Midwout: your Honors

have been pleased to give your verbal consent to the people of said village of Midwout, that they might mow every year a certain piece of meadowland near the Canarisse, to supply themselves with fodder for their cattle, which, praised be God, number now many heads; the inhabitants of this village have done so for some years past without being prevented, but your petitioners bear in mind, that suddenly somebody else might lay claim to these meadows, which, if it happened would tend not only to the decrease and disadvantage of the said village, but also to the complete ruin and destruction of the same and its inhabitants, who are engaged there in tilling the soil and have made considerable improvements; for besides the said meadows they have already not enough land to make hay for their present number of cattle, which is increasing daily. To prevent such a calamity, your petitioners feel bound by their official duty, to submit the matter to your Honors and respectfully to request, that your Honors may pass a written document, confirming to the said village the aforementioned meadowland between the Fresh kil and the Canarisse, stretching S. S. E. from the sea to the woods, as it has been moved by the inhabitants for some years past, as your Honors have granted them to the village of New Utrecht and other places. Which doing, etc.

Your Honors' willing subjects and servants

The Schout and Schepens of the said village.

By their order,

ADRIAN HEGEMAN.

The foregoing petition was received and read. Upon a vote being had it was decreed:

The Director-General and Council affirm their former consent and allotment of the meadow mentioned herein; the petitioners may have it surveyed by the sworn Surveyor, which done, they shall receive a properly executed document. Date as above

Nicasius de Sille, ex-officio Plaintiff against Henry Townsend and Sam Spicer, prisoners.

The plaintiff asserts and proves by trustworthy witnesses, that Henry Townsend has not only lodged Quakers, but also informed his neighbors and others, that a Quaker was at his house and asked them, to come and hear him. He has admitted, that the Quaker preached at his, Townsend's, house in his presence and that the said Sam Spicer was present at the meeting of the Quakers not only in Rustdorp, but also at Gravesend and that he lodged them in his mother's honse, contrary to the placat, published against conventicles and separate gatherings. The plaintiff therefore, demands, that the prisoners be condemned to a fine of 600 fl each, conform to the placat.* The defendants were asked, whether they acknowledged, what the Fiscal charges against them, and answered that they would not criminate themselves, but the charge had to be proved. The Fiscal having done it, they brought forward many frivolous excuses; that they had only called on their friends, that no law forbade friends to meet each other, etc. As they gave no pertinent answer, the Fiscal was directed to give them a copy of his charge and demand for sentence, to which they are to give answer on the next court day. They were then taken back to their confinement. Date as above.+

Loovinge Friend.

Whereas the Experiancy from tyme to tyme to our great displeasure & Contempt hath * This "Ordinance against Conventicles" was passed Feb. 1, 1656. See Laws of New Netherland, p. 211 and Dr. E. B. O'Callaghan's note following it .- B. F.

† A few days later Henry Townsend was condemned to a fine of 25 pounds Flemish, and Sam Spicer to pay 12 pounds. John Tilton of Gravesend and John Townsend of Jamaica were banished, and Mrs. Micah Spicer, Sam's mother, was acquitted upon her assertion, that she did not know Geo. Wilson as a Quaker.

shewed vs that our act & Orders, set forth against all the separate Conventicles were not kept and observed, according to the tennor of our good Intentions, Especially among you in the Towne of Rustdorp, moore that some in whom we had put trust & authority doth Connive with the Sect called quaeckers, giving Entertainment vnto their Scatteringe preachers, leave and way vnto their vnlawful meetings and prohibited Conventicles; all which doeings tending to the Subversion of good Lawes Orders and of the protestant Religion, and Contempt of our Authority, for the Maintenance whereof we are necessitated to put such persons, in the Roome of others amongst you as wee hope and are perswaded that will for the good of the Country and protestant Cause, (See our acts and Orders better kept and observed videllicit) & by name Ritchard Everett, Nathaniel Denton & Andrew Messenger, which persons as ordeyned and lawfule Magistrates yow all shall give due Respects and obedience, and Lykewise all assistance and helpe Vppon their command in the Maintaining of our aforementioned Orders, sett forth against all private & vnlawful Conventicles, for the better helpe & maintenance of the premises and for hindering all prohibited Conventicles soo in the Town of Rustdorp as others there about If need and occasion should Require, Wee have also sent halfe a dossyn of our Souldiers, whitch you are to furnish with Convenient Lodgeinge and diet vntill further order, So after our love we rest.

Amsterdam in the

Your Lovinge Friend & Gouernour

New Netherlands this 24th of

P. STUYVESANT.

January Aº 1661.

Wee whose names are vnderwritten doe by these presents promise & engage that iff any meetings or Conventicles off quakers shall bee in the town off Rustdorp, that wee know, we shall give information to y^a authority set up in place by the Gouernor & alsoe assist y^a authority off y^a town against any such person or persons called quakers as need shall require. witness our hands this eleventh off fiebruary A^a 1661 stylo novo

Thomas T ffoster Richard Everitt Nathaniell Denton Luke Wattson Andrew Messenger Sameuall Smith his mark Rodger + Linas Richard R Chasmore Abraham Smith his W mark Samuell Mathews John ~ Rhodes Robert Coo Henry Steres Beniamin Coe william S mark Horten Morace Smith George Mills Thomas T Wiggins

Right Worshipfull.

These presents are to sertefy your honoure that acordeing to your derections we have proseded and called the Towne together and propownded unto them acordeing as you may se written and desired them to set to theire hands: and accordingly as they was willing they dide subscribe as you

Written by Daniell Denton, Clarck.

may se in the Inclosed which are more in number than we dide exspect but the course that your honoure has taken to prevent such meetings of quakers amongst us hath formerly bene we judge has caused many to doe that which otherwise they would not have done; yet notwithstanding there are many that have not subscribed whose names if your honoure desire to know we shall send them downe at your request; see akcowneting ourselvse much obliged to your honoure for your diligent care taken for the preventing of the quakers for haveing any interment or liberty to divulge theire herises amongst us we humbly crave that your honoure would be pleased to take into consideration our conditions that have kept your souldiers all this time that we may not suffer for other mens selfe wildnes and if your honoure sees cause that your souldiers shall stay any longer amongst us we humbly intreate you that you would send order that they might be pleased elsewhere and if yon se cause to send for them home if there be anything that your honoure sees cause to require of us to doe in the plases you hade set us we shall indevour to doe according to your derections with appreciation of all hapines to your honoure we humbly take our leaves and shall remaine your loyall subjections to our power.

february the 11th Anno 1661.

RICHARD EVERITT
NATHANIELL DENTON.

Upon better consideration we have set down the names of those that would not subscribe.

John Townsend, Richarde Harkar, Samuell Deine, Samuell Andrewse, Benjamin Hubbarde,
Nathaniell Cole.

Lovinge friends.

By the Bearers Wee have Received your Letter & also the Engagement of the most part of the Inhabitants for to oppose and to hinder the vulawfull Conventicles of the quaekers and all other prohibited meetings, wee hope the performancy thereof and according to former petition, we free by these presents the Subscrators of the Souldiers provided that they vntil further order, shall be lodged & furnished with decent meete & vittells, by those that still our acts & orders does oppose, Orderinge by these presents the Magistrates to see these put in Execution so after my love I Rest

Amsterdam in N. Netherland this 15th of Febr^y A° 1661. Your lovinge Friend & Governour.

PATENT FOR LAND IN FLATLAND, L. I.

Petrus Stuyvesant &c &c have given and granted to Roeloff Martensen a parcel of land, situate near the village of Amesfoort on Long Island, bounded on the northeast side by the land of Jan Martensen 170 rods in length, the southwest side measuring 200 rods, the southeast side 90 rods and the northwest side 60 rods, containing 23 morgens 75 rods: with the express condition &c

Fort Amsterdam in New Netherland, the 29th of January 1661.

COUNCIL MINUTE. THE FORMATION OF A NEW VILLAGE ON LONG ISLAND, (BROOKLYN.)

We, the undersigned, respectfully request the Director-General and Council of New Netherland, that they consent and allow us to form a village between the land of Tonis Gijsbertsen Bogaert and the land of Jacob Kip on the bank of the river, where we can see the Manhatans or Fort New Amsterdam.

This first of March A* 1660.

By me Aert Anthonissen Middach

By me Tonis Gijsbertsen Bogaert

The mark A of Gerrit Hendricksen Backer

Jacob Kip

The mark A of Joresy Rapalje.

Jean Le Cler Philipp Berchstal Cristyna Cappoens March 1st, 1660

10th of February 1661.

Whereas George Rapalje, Teunis Gysbertsen Bogaert, Aert Anthonissen Middach, Jan de Clercq and Philipp Berchstal with several other persons have asked and received the permission of the Director-General and Council of New Netherland to form a hamlet between the lands of the said Teunis Gysbertsen Bogaert and Jacob Kip and whereas upon the consent having been given some persons began to build houses at the aforesaid place, while the abovenamed and other parties fail to do it, although they themselves asked for it, as proved by the foregoing petition, which is not only to the great disadvantage of those who have already built, but also will cause the decay of the hamlet,

Therefore Courtmessenger Claes van Elslandt is directed to warn said persons for the last time and inform them, that pursuant to former orders and placats they must remove from their separate bouweries before the 15th of March next, on the penalty as prescribed by law. Date as above.

Thursday, February 24th 1660.

Received and read the petition of Joris Rapalje, Teunis Gysbertsen Bogaert, Rem Jansen Smit, Everet Direksen van Nas, Jan Jorisse Rapalje, Jan Le Cleroq and Wynant Pietersen, who request, that they might be excused from the order, sent to them on the 10th inst and be allowed to erect for their defense a blockhouse on the hook of Joris Rapalje's land.

It was answered:

The petitioners shall appear with Jacob Kip and Christina Cappoens at the next meeting of the Director-General and Council in Fort Amsterdam, when the parties on both sides will be heard.

March 3d

To the Noble, Very Worshipful Director-General and Council of New Netherland.

Show with due respect and reverence the undersigned farmers, all living or having land in and near the Waelebocht, that as faithful inhabitants and obedient subjects they have at all times been and are still willing and ready, to obey and observe your Honors' good and praiseworthy ordinances, firmly believing, that they were intended only for the general welfare of this province in general and the advantage, prosperity and well-being of each individual inhabitant. However your Honors have been pleased a short time ago, to direct upon the request of Jacob Kip and his

followers, that a village should be formed and a blockhouse erected at the end of said Kip's land on the hill, and to order your petitioners to remove there with their dwellings, while experience and fact have disclosed, that this place is altogether inconvenient, because the woodland thereabout is too full of stones to be turned into fields and apparently there is no or at least very little chance of harvesting any crops from it, working it with a plough being impossible on account of the many rocks and crevices and your petitioners could therefore not earn a bare living there by their hardest labor. It is furthermore impossible on account of the uncommon height, to make convenient and sufficient wells, as proved by Jan de Kaeper's well near his house on the low ground, into which he has to climb on a ladder dipping the water with a small vessel, but not obtaining enough for the two families, who live there now. When they want to water their cattle, they are obliged to haul water in casks from the well of Teunis Gysbertsen, the most troublesome and disadvantageous labor for a husbandman keeping cattle, the sinews of farming. God Almighty, whose name be praised, has blessed your petitioners with a considerable number of animals, but it has been observed, that the creeks in the woods frequently are dry during the summer and if then we had not a sufficient supply of water near our houses, the animals would perish for want of it; likewise in the winter, when they are kept in the stables, they must be watered every day, while the roads are often so extremely hard and sharp, at other times so deep and muddy through heavy rainfalls or impracticable through snowdrifts, that it is almost impossible to go to Teunis Gysbertsen's for water; which your petitioners sorrowfully see their neighbors attempting every day. As good subjects your petitioners therefore respectfully request your Honors, that in consideration of the preceding statement you will allow them to erect a blockhouse on the hook of Joris Rapalje, where they may retreat in times of need. They consider that place much more convenient, because by nature it is easier defended and stronger, while water from the very noblest spring in the country would be near the work and their bouweries and plantations, so that your petitioners shall be able to live there better, more conveniently and more prosperous; they would build a bridge of the width of two or three planks over the kill, so that high water could not separate them, and give to every one, who desired to settle among them, a suitable lot for a house and garden and convey it to him in fee absolute. Thus with God's help it might grow up into a handsome village, able to defend itself, a pleasure to your Honors and a consolation to your petitioners, who, in the hope of a favorable answer, remain

JEAN LE CLERCQ,
JAN JORIS RAPALJE,
The mark of Wynant Pietersen.
The mark of Joris Rapalje,

Your Honors' very humble petitioners and faithful subjects Tonis Gysbertsen Bogaert, Rem Jansen Smith, Evert Durcks Van As.

The petitioners mentioned in the preceding request appeared with Jacob Kip and Christina Cappears, before the Director-General and Council, pursuant to the summons of the 24th of February. The petition was read and the arguments of both sides heard, whereupon it was ordered:

The Director-General and Council reaffirm their order of the 10th of February, as communicated to the petitioners.

Dated as above.

COUNCIL MINUTE. THE INHABITANTS OF NEWTOWN, L. I., PETITION, THAT THEY MAY USE THE MINISTER'S HOUSE AND GLEBE FOR SCHOOL PURPOSES.

To the honorable Lord Stuyvesant Lord generall of the New Netherlands the humble petision off your Lordships petisioners —

That whereas God hath beene pleased off laet years to deprive vs off Middleborrow of Longeylandt off the publyck meanes of grace & salvation, and alsoe off Education off our children, in Scholasticall discipline, the way to true happinesse, but yet God in mercy off laet hath provided. for vs a helpe meete for the discipline of education of our children and by the same person helpe in the Saboth exercys wee therefore, who never gave nor consented to the giveinge of the howsinge and Lands, built and fenced in, and also dedicated for the Use of the publyce dispensation off God's word Vnto Us, wee humbly Intreate your honnorable Lordshipe that this our sayde Schoolmaster Richard Mills by name may bee by your Lordshipps order be possessed of the sayde housinge and Lands, for his use and ours also, for our childrens Education and the Saboths exercyse, the which God doeth requier, and wee have neede for vs and our children thereof as the housinge now Stand it is licke all to goe to racke and ruyne, the fences faellinge downe, the house and barne decayinge & wanteth repayre and Francis Dowtye doeth not repayre it, nor the towne, as it stands betweene him and them will not repayre it, and by this meanes is licke to come to nothing in a shorte time and soo wee and your Lordshippe also by this meanes shal be disappointed: therefore our humble request is to your Lordshippe, is that this our Schoolmaster, and at present our souls helpe in dispencinge Gods word to vs and our children Everye Lords day, may be settled in it, to injoye it without any molestation from Francis Doughty, or any of his, for soo longe time as God shall be pleased to Continue him amongst vs, or to provyde another for vs thus knowinge that your Lordshipp is willinge to further Our Souls good as wel as our bodyes, Wee rest your Lordships humble petisioners & humble subjects

Thomas Hunts Mary Ryder
Francis Swayne John Banker
James Bradish John Laurisen
James & Lawrensen Thomas Cornish
Nicolas Carter Samuel Toe.

This petition having been presented to the Director-General, his Honor answered as follows: These presence doeth requiere and order Francys Doughty, and whom it may Concerne, to give and graunt a quyett possession vnto the present Schoolmaster Mr. Richard Mills off the house and Land, beeinge with our knowledge Consent and helpe, buildt for the publyck vse of the ministry, and by that means it may nor cannot be given and transported for a private heerytadge, provyded if hee either his wyfe, hath to demand any remaynder of meanes or wages, of her deceased husband, Mr. John Moor, last Minister of the aforementioned towne it beeinge made apeer, these presence doeth order the Magestrates and Inhabitants of the sayde towne to give vnto the heyres, what is done vnto them. Actum Amster* in the N. N. lands, this 18th of February Anno 1661.

P. Stuyvesant.

LETTER FROM JOHN HICKS TO DIRECTOR STUYVESANT CONCERNING THE MAGISTRACY OF HEMPSTEAD AND STUYVESANT'S ANSWER.

Right honorable our towne presented by nomanation to yo' honor 4 men to confirme 2 of the m for the present years whears of Mr. Robert Ashman wass one that y^{τ} honer wase pleased to

conferme but hee for the present refuseth to serue or act as a Magistrat and that for these reasons first bee cause hee cane nether wright nor read secondly bee cause that there is a report in our towne that some of our towne ether by them selnes or some other should inform y' honor that Mr. Gildersleeue wase noe fite man for the place the bearer heare of Mr. Ashman cane further in forme y' honer by word of mouth if y' honer see cause to make any change of the confermation bee pleased if it standeth with y' honers weall liking to in forme the towne with a few lines vnder y' hand soe with my humble Respects to y' Honer in loyall obeadance.

Hempsteed this 23 of ffeb, 1661.

Y¹⁸ JOHN HICKES.

Lovinge Friends.

Whereas Mr. Robert Ashman before vs made the Complaint of his Inabilyties for the place of Magestracie, because he could not wright nor read & that therefore he could doe little helpe both in Towne & Magestracie, desireing therefore earnestly that wee would free him of that office and to supplye the Towne with a fitter man out of those that formerly were presented vnto vs by your nomination, to which Changement for many Reaons could not Condesend, but Consideringe his vnitness & also the letter of the Eldest Magestraet Mr. Hickes sent to that purpose by the beforementioned Ashman—Wee have judged a moore fitter way, better for the Towne in generaly to ade out of the Nominate persons, a fit & well knowne man vnto the twee formytarve Magestrates, (: to wit, Mr. Richard Gildersleeve which many tymes both to vs and the Townes Content hath supplyed the Magestracie, in your Towne, beeinge it a better moore safter way in the Magestracie and Inequall as the Equall nomber, Soo after my Love I Rest.

Your Lovinge Friend & Governour

Your Lovinge Friend & Governour P. Stuyvesant.

To the Magestrates & Inhabitans of Heemesteede.

Post Script:

Whereas wee by the Bearers were Informed that by want of a Minister now soo longe Continued many children amongst yow were vnbabtyzed—we are Resolved to send with the first opportunity One of our Ministers (: to witt:) Mr. Driesius to administract that Sacrament vnto those that accordinge to the word and order of God are desirous of itt, hoopinge & not doubtinge that yow will use all possibell meanes that the towne may tymely be supplyed with an able & orthodox Minister to the Edification of Gods glorie and your owne Salvation, soo after my Love I Rest ut supra.

Pursuant to the promise, made to the people of the village of *Hemstead* on the 25th of February, D* Samuel Drisius proceeded to that place on the 12th of March and after the sermon baptized 41 children and an aged woman.

COUNCIL MINUTE. APPOINTMENT OF MAGISTRATES FOR BROOKLYN AND FOR GRAVESEND.

March 21st, 1661.

Received the nomination, made and submitted by the Schout and Schepens of the village of *Brooklyn* with the request, that the Director-General and Council would select from their number the Schepens for the ensuing year to take the places of those, whose term now expires.

The Director-General and Council have therefore selected and confirmed as Schepens

Teunis Niesen, Willem Gerritsen van Couwenhoven and Teunis Jansen.

Fort Amsterdam in New Netherland, date as above.

Thursday, March 31st, 1661.

Received and read the nomination, made by the inhabitants of *Gravesend* on *Long Island* conform to their patent, for Magistrates of said village to serve during the ensuing year. They have nominated

Will Willekens
John Cooke
Will Bowne
Charles Morgan as Schout.

The following answer was written under the nomination:

The abouff mentioned persons are according to order by these presents Authorized and Confirmed as Magistraats for the Towne off *Gravesend* Requiringh all and every one whom these may Concerne to Estime them as our Elected and Confirmed Magistraats for the said Towne. Actum Fort Amsterdam in N. Netherland, adii ut supra.

Ordinances erecting Courts of Justice in Bushwick and in Flatbush and Flatlands, L. I.,

Passed March 31th, 1661.

(See Laws of New Netherland, pp. 389 & 390.)

Council Minute. Salt Meadows at Mespathkil; Gysberts Island; Church at Midwout; New Arnhem; Excise on Long Island.

April 7th, 1661.

To their Noble Worships, the Director-General and Council of New Netherland.

Respectfully shows Thomas Wandel, residing at Mespath, that he has been informed, that all the meadows at Mespathkil have been given and granted by your Honors to the farmers living in the village of Boswyck, and that they are to be distributed by lot. Your petitioner would thereby lose his meadow, given him by the Magistrates of Middelborch upon your Honors' order in the year 1654, which is the outermost hook between Smits Island and the land of the late Eldert Engelbertsen, where the latter was killed by the savages. Your petitioner has ever since peaceably occupied this meadow, not knowing any better, than that it was his free and own property, beyond which he has not a foot of salt meadow near his bowery and without which it would almost be impossible to live on the land. He therefore turns to your Honors and humbly requests that the said meadow, containing about four morgens, may be left to him for his own use or that at least he may receive a share in the meadows of Mespath, nearest and most convenient to him and least in the way of the farmers of Boswyck. Avaiting your Honors' favorable decision he is and remains

Your Honors' humble petitioner and faithful subject

THOMAS WANDELL.

Upon a vote it was answered:

Petitioner must prove his title to the meadow mentioned herein before the Director-General and Council. If he fails, the matter shall be considered with the others in due time. Date as above.

Received and read the petition of Anthony Jansen of Faes, Willem Jansen of Berkeloo, Jan Emans of Cologne and Ferdinandus Jansen of Sichelen, who ask for a certain small island south of Gravesend, called Gysberts Island, and the meadows belonging to it.

The answer was:

The request is denied for good reasons. Date as above.

To the Noble Director-General and the Honorable Council of New Netherland.

Humbly show the undersigned, that we have gratefully received fl415.10—as a subsidy for our church, but that we are still indebted to

Mr. Jacob N., the barber for	f177
our Schoolmaster Renier	32
and to a skipper, Sander N	81
=	
total	fl190

which we had hoped to pay out of the money due us; but as it has not been paid, we are compelled, to turn again to your Honors and respectfully to request, that these debts be discharged. Which doing etc

Midwout, the 29th of March

1661.

In the name of the whole community. JOH. THEO. POLHEMUS.

JAN STRYCKER.

A vote was taken and the following answer given:

When the treasury has sufficient funds, the petitioners shall be paid by the Receiver on behalf of the Company and for the benefit of the church one half of the above amount. Date as above.

To the Noble, Honorable Director-General of New Netherland and his Conneil.

Monday, May 30th, 1661.

We respectfully represent, that the people of the village of Boswyck, who have entered upon the new lots, are much embarrassed for want of meadowland. We have therefore sent out ten men, to look up meadows, not covered by any patent, and as far as we know, there are meadows near the land of inhabitants of our village, which they need themselves, but which we have not mentioned here. The aforesaid ten men have seen of meadows mowed by the first comer,

near Smith's Island. 6 morgens in the same neighborhood 4 morgens adjoining Elbert Engelberts land, where he was murdered by the savages 3 morgens near the two lots of Severy Oele, who also was killed by the savages 5 morgens a short distance towards the woods fresh water meadows 4 morgens

22 morgens total

They and we humbly request the Director-General and Council, that these ten men having taken the new lots may have the aforesaid meadowland, for they could not live in our village, nuless they had meadows, nor do they know, where they could move grass for hay. Humbly hoping, that the Director-General and Council will assist them, they await your Honors' answer and remain

Boswyck, the 17th of May 1661.

Your obedient servants
Peter Jansen Wit
Letelier,

The mark of Jan Cornelissen.

The foregoing petition having been received and read, it was answered as follows:

If the meadowland herein mentioned is not covered by any patent, they are granted to the village of Boswyck and the Commissaries of Boswyck are authorized to distribute them by lot for the benefit of the inhabitants, who need them. Date as above.

Received and read the petition of Peter Tarragon, Jacob Begyn and others, asking, that they may remain with their dwellings at the place, called New Arnhem. After consideration of the request, it was decided to be prejudicial to the progress of the newly planted village of Boswyck and therefore the following answer was given.

The Director-General and Council re-affirm for good reasons their former orders, communicated to the petitioners.

The Director-General and Council of New Netherland to all, who shall read this or hear it read, Greeting! Know ye, that for a period of twelve months, beginning on the first of this month and ending on the last of May 1662, we have let to Mr. Paulus van der Beeeq the excise on wine, beer and distilled water, sold by and consumed during this time by the tappers, innkeepers and dealers on Long Island, at the Ferry and in the villages of

Breukelen Heemstede Rustdorp Midwout Vlissingen Utrecht Amesfoort Middleborch Boswyck &c Gravesande

We order and direct therefore all innkeepers, tappers and all, who sell wine and beer at retail, in the said villages on Long Island not to lay in a store of wine, beer or distilled waters, unless they have first paid to the said Mr. Paulus or his representative the following excise, payble in beavers or in wampum at the rate of 12 white or 6 black beads for one stiver:

 for a ton of domestic beer...
 fl4...

 for a ton of imported beer...
 6...

 for a hogshead of French wine...
 20...

 for an anker do
 4...

 for an anker of Spsuish wine, brandy or distilled water
 7...

 for an auker of cider...
 2...

Larger or smaller quantities in proportion.

We hereby authorize the said Mr. Paulus to demand this excise either in person or through others, by him thereto appointed; also, if he thinks it advisable, to let the excise for each village publicly to the highest bidder. We require and direct all subordinates Magistrates in the respective villages, to assist the said Mr. Paulus in the execution hereof, when called upon, and show him all possible favor.

Done at Fort Amsterdam in New Netherland, this 2d of June 1661.

COUNCIL MINUTES. LONG ISLAND LAND MATTERS.

To the Noble, Worshipful Director-General and the Honorable Council of New Netherland.

Show with due respect the Schout and Schepens of the village of Breucklen: Whereas your Honors have verbally consented and granted to the people of said village, for supplying their cattle, of which they have now, thanks be to God, a fair number, with sufficient fodder, certain parcels of meadowland, near Frederick Lubbertsen's Hook, and near the Red Hook, in the Waele Bookh, also a small piece in the woods between the hills and the swamp, a parcel on the other side of the third Kil, stretching Eastwardly along the seashore to the fourth Kil and Westwardly from the shore to the woods,

Therefore your petitioners very humbly and respectfully request, that your Honors will please to grant to them the said meadows. In order that this petition may have as favorable a result as possible, your petitioners find themselves compelled to submit it by virtue of their offices and request that your Honors will give the said village a patent for the meadows mentioned above. Awaiting your favorable reply they are and remain

Your Honors' willing subjects and servants
The Schont and Schepens of
the village of Breuckelen
By their order
Adrian Hegeman, Secr' pro hac,

June 13th 1661.

The foregoing petition having been received and read, the following answer was given:

Before we decide on the main question, the petitioners must cause all the meadows, mentioned by them, and any others, used by the inhabitants of *Breuckelen* and neighborhood, excepting the meadows near *Frederick Lubbertsen's* Hook, to be surveyed by the sworn Surveyor Jacques Corteljouw and exhibit the field notes to the Director-General and Council, who will then dispose of the request. Date as above.

Received and read the petition of Cornelis Jansen van der Veer, Adrian Hendricks of Haerlem, Gerrit Remmerts, Heppert Claesen, Jan Luyeassen and Comp. and Govert Loockermans, who asks for a piece of land each for a plantation on the Canaresse. Answered:

The petitioners may have a survey made of the land mentioned by the sworn surveyor, Jacques Corteljouw, that we may be enabled, to make a calculation of how large each bouwery shall be. This done, the petition will be further considered and disposed of. Date as above.

Middleburgh, the 3d of June, 1661.

We hereby certify to whom it may concern, that about six years ago Mr. Coo and Mr. Hazard and some others went to the meadows at Mespath kil and surveyed there by order of the Governor as the share of Thomas Wandell a piece of meadowland, containing about ten acres.

(Signed) EDWARD JESOPP
The mark of RALE HONDY.

After reading the foregoing, it was resolved to write to the Commissaries of Boswyck for their report on this matter, as follows:

Worthy, Dear, Faithful.

Thomas Wandel has represented to us, that the four morgens of meadow, lying nearest to Smiths Island, which you asked us to grant to the village of Boswyck, belong to him, as the same have been allotted to him by the Magistrates of Middelburgh some years ago, by our order as they say. You will therefore not dispose of the said parcel of meadow, before you have given us an explanation about it and have received our further orders. Relying thereon &c &c

Fort Amsterdam Your good friends

in N. N., the 17th of June 1661. The Director-General and Council of New Netherland.

16th of June.

Before the Board appeared Adrian Hegeman, Schout, Jan Snedicker and Jan Strycker, Schepens in the village of Mulwout on Long Island, who requested, that no action be taken on the report of the Surveyor Jacques Corteljouw, who at the request of the Commissaries of Amesfoort had been ordered, to survey all the meadows of Midwout and then report to the Director and Conneil, without giving a hearing to the people of Mulwout.

Upon a vote, they were told, that the Surveyor's report would not be acted upon, until they had been heard. Date as above.

Whereas some differences exist between the inhabitants of the villages of Midwout and of Amesfoort respectively about the meadows, lying on the Canaresse on Long Island, the Surveyor Jacques Corteljouw has been commissioned, to survey all these meadows. Having done it and reported to the Board to-day the quantity and quality of the meadowland, stating in substance, that he believes, the meadows should be divided between the two villages in equal shares, — the following order is made:

The Director-General and Conneil have received and heard the report, made by the Surveyor Jacques Corteljouw concerning the quantity and quality of the meadows of the villages of Midwout and Amesfoort. They commission and anthorize the said Corteljouw, to lay out and allot the meadows, conform to the orders given him here, and order and direct the Magistrates and all other inhabitants of the said villages to be quiet and satisfied with the allotment and distribution of the said meadows, to be made by Jacques Corteljouw, for we consider it necessary for the peace, progress and increase of the said villages. Date as above (June 23³, 1661.)

COUNCIL MINUTES. A COURT MESSENGER FOR BROOKLYN, WHO IS ALSO TO ACT AS SCHOOLMASTER SEXTON, BELLRINGER &C; COLLECTION OF THE TENTHS IN BROOKLYN AND NEIGHBORHOOD.

July 4th, 1661.

To the Noble, Very Worshipful Director-General and the Honorable Council.

Show with due reverence the Schout and Schepens of the Court of Breuckelen: Having upon consideration found it very necessary, that the Board of Schepens were assisted by a Messenger, to be employed in the village of Breuckelen and wherever he might be needed to summon people; who also could read the service in church on Sundays and act as precentor,

besides keep school, bury the dead, ring the bell and what else there is to do, the petitioners have thought to engage subject to your Honors' approval of so necessary an undertaking, a suitable person, whom they have found in one Carel van Beauvois. They have allowed him as salary 150fl and free lodgings, but as your petitioners doubt, whether the said C. v. Beauvois will or can do it for this sum, while the petitioners cannot promise him more,

Your petitioners humbly and most respectfully request, that your Honors will assist them, to accomplish a so necessary undertaking. Awaiting your Honors' favorable decision &c &c.

Your Honors' subjects and servants
The Schout and Schepens of the said village.
By their order, Adrian Hegeman, Secretary.

Upon a vote it was answered:

The Director-General and Council will pay for the support of the precentor and school-master in the village of *Breuckelen* fifty guilders every year. Date as above.

The Director-General and Council of New Netherland to all, whom it concerns.

We have sold to Warnaer Wessels and Mr. Paulus van der Beeoq the tenths, due to the Lords Patroons for this year 1661 from the village of Breuckelen, the Ferry, Gownauns and Waele Bocht including the bouwery of Hans Hansen deceased. We order and direct therefore all and everybody, residing within those limits, whom this in any way concerns, not to remove any grain, peas, Indian corn or tobacco from their fields, unless they have first made an agreement with the abovenamed persons or their representatives for the tenth or before the tenths have been counted out by the said persons or their representatives after the custom and manner of our Fatherland, under a penalty of fifty guilders and of the just value of the tenths, to be paid by those, who act contrary to this order.

Done at Fort Amsterdam, this 6th of July 1661.

EXTRACT FROM A LETTER OF STUVVESANT TO THE DIRECTORS: BLOOKHOUSE AT OYSTERBAY;
BOUNDARIES WITH THE ENGLISH; LORD STERLING'S CLAIM ON LONG ISLAND. (July 21st, 1661.)

We have not yet begun with the construction of the redoubt or blockhouse on Long Island, because of the differences about the boundary and the question arisen between us and our neighbors concerning the location of Oysterbay, which as we already informed you the English place about 1½ Dutch miles farther west, than the Dutch. Now comes your letter of the 24th of December, stating that you do not consider yourselves bound by the agreement of Hartford, but are trying to obtain redress through the ambassadors of their High: Might: as well for the usurpations on the Fresh river as on Long Island and that you hope to procure a more favorable settlement of the boundaries from the present King; we wish you success, but the erection of a blockhouse as a mark and for the securing of our extreme boundary upon a disputed spot under these circumstances would be useless and therefore we shall await the result and your further advices.

We are not less, than formerly, troubled in regard to your order about the reduction of wampum, for our daily experience convinces us more and more of how little use the former

^{*} See the omitted paragraphs in Col. Doc., Vol. XII, p. 347, and XIII, p. 204.

reduction from 6 to 8 has been. We have already told you, that in the trade wampum is handled by the handful or length of string and that there is so much underselling going on, that no redress by reduction is possible. A beaver, bartered formerly for 6, 7, at the highest for 8 guilders in wampum at the rate of 6 for a stiver, is now bought and sold for 18 to 20 guilders, wampum rating at 8 for a stiver. If we were to go on reducing wampum at this rate, we would at once drive away all our trade, which is already suffering; for this and other reasons we dare not carry out at present the reduction, though repeatedly ordered by you.

We are troubled and perplexed by some vague, but nevertheless suspicious rumors, that Lord Sterling of Scotland has renewed his old claim upon Long Island and petitions the King for confirmation of his pretended patent, received from the late King. Some people think and do not hesitate to say and affirm, that the present King has already confirmed the grant of his father to the said Earl of Sterling.

Council Minute. A Petition for Permission to sell Gysbert's Island Denied.

August 25th, 1661

To the Noble, Very Worshipful Director-General and Council of New Netherland

Humbly shows Gysbert op Dyck, an old servant of the Company, but now out of the service that his Honor, Director William Kieft, gave and granted to him, the petitioner, a certain small island, lying between the Stroomkil and Coney Island, now called Gysberts Island, which the petitioner could not occupy without danger from the Indians on account of its distance. The inhabitants of Gravesend have hitherto used the said island as pastureland for their calves and are still using it so to-day; with the knowledge and approval of your Honors they are willing to buy said island from your petitioner for the benefit of their village; therefore your petitioner, being now out of office and needing the necessaries of life, respectfully turns to your Honors and humbly requests permission to convey the said island to the village of Gravesend. Which doing I remain.

Your Honors' humble petitioner
Gysbert of Dyck.

Answered:

The petitioner has to prove his title to said island, before a decision can be given on the main question. Date as above.

Copies of some Orders and Resolutions of the Town of Jamaica from 1656 to 1660.

November y° 25th 1656. These presents declareth y' wee whose names are underwritten being true owners by vertue of purchase from y° Indians & graunt ffrom y° Governor & Council given and graunted y° 21st off March 1656: I say wee who are true owners by virtue off purchase & our associates our names being underwritten living at y° new plantation near vnto y° bever pond commonly called *Jemaico*: I say wee in Consideration off our charge & trouble in getting & setting off y° place have reserved flor ourselves y° ffull and just sum off ten acres off planting Land a man besides y° home lots in y° nearest & most Convenientst place y° Can flind & soe likewise 20 acres off medowing a man in y° Convenientst place y° Can flind and this shall remain as theirs their heirs executors and assighnes flor their proper right every man taking his Lott according to their flirst right to y° Land witnesse our hands this day and date above written.

Robert Coe John Townsend Nic: Tanner Henry Townsend Rich: Townsend Nat: Denton Rich: Harckert And: Messenger Rich: Chasmore Dan: Denton Abra: Smith George Mills John Rodes. Rodger Linas Sam: Mathewes John Eacar Ri: Everett

July ve 1st 1657 Stylo Novo.

The town have devided themselves into 4 squadrons & to y^m 4 squadrons have divided the medowes flor this year y^e first squadron is Nicolas Tanner, John Eacar, Abraham Smith, Samuell Smith, Morace Smith & Michaell Chatterton y^e are to begin at y^e hawtrees river & to run eastward to y^e creek y^t lies betwixt y^e 2 ilands onely y^e fresh medowes lijng on y^e westside off y^e creek round y^e ilands Comes to y^m on y^e cast side off y^e crick. The 2^d squadron is y^e 3 Townsens, John Rodes, Richard Harker, Richard Chasmore, y^e are to mowe castward ffrom y^e afforesayd to y^e great River called Massepe; the 3^d squadron is Nathaniell Denton, Ri: Everet, Rodger Linas, George Mills, Daniel Denton & Samuell Andrewes, y^e are to lie castward ffrom Massepe to ye Crick in y^e Hassokie medowes; y^e fourth is Mr. Coe, his son Beniamin, Andrew Messenger, Samuell Mathewes, Thomas Wiggins & William Thorne, y^e are to lie castward ffrom y^e sayd crik in y^e Hassoky medowes to y^e River called Skupash.

A truee Copy taken out off yo town book by

Daniell Denton Clark.

June y° 29th 1658. It is voted & agreed vpon by y° town to devide y° town as it was last year into 4 squadrons & to draw lots where y° shall mow Mr Coe & his squadron y° lots being drawn ffall in y° east neck where y° was last year, John Townsend & his squadron at y° hawtrees; Nathaniell Denton & his squadron at y° neck below y° old houses: Nicolas Tanner & his squadron at y° neck next adjoining to y° bridge east side off it.

March y° 25th 1659. It is Concluded by y° town y_t as y° have fformerly soe this ensuing year y° shall mow by squadrons. Lots are drawn: John Townsend & his squadron are to mow at y° east neck, Mr. Coe and his squadron at y° next neck called y° long neck, Nicolas Tanner's squadron at y° old houses neck, Nathaniel Denton and his squadron at y° hawtrees.

February y° 18th 1660. It is voted & Concluded by y° town to cast Lots ffor y° South medowes as y° have done fformerly for this ensuing year y° medowes being devided into 4 necks & y* town into 4 squadrons as fformerly ffor y* year by lot Mr Coes squadron are at y* havetrees: Goodman Everets at y* long neck; John Townsends at y* east neck: Luck Watsons at y* east neck lying below y* old houses. It is farther voted & agreed vpon by the town y* as y* medows are devided by lot above specified so they shall continue ffor perpetuity without any ffurther devision till y* bee Layed out in particular & y* every man to take his share in y* neck where the now are & as y* town do enlarge w*the inhabitants y* shall bee devided proportionably to every neck till y* bee layed out.

This is a true Coppy taken out of ye townbooke by *Duniel Denton*, clark, *Rustdorp*, ye 29th off August 1661.

EXTRACT FROM A LETTER OF DIRECTOR STUYVESANT TO THE DIRECTORS IN HOLLAND: REPORTS
OF ENGLISH DESIGNS ON NEW NETHERLAND; LONG ISLAND GRANTED TO CAPTAIN SCOTT.

Honorable, Wise, Prudent and Very Worshipful

Gentlemen.

Your Honors' favor of the 24th of December I. with enclosures, received by the "Trouw," make us hope for a firm and inviolable alliance with the Crown of England and consequently for the long desired settlement of the boundaries with our neighbors and the quiet possession of what has caused and cost here so much labor, anxiety and troubles. Although your later letters of the 9th of May by the "Bever" and "St Jan Baptista" contain not the slightest report of a change nor any warning and information for us to be governed by, yet, as well previous to, as after their receipt we have to our regret been informed by good authority from various quarters and still receive reports every day not only of an imminent rupture between our home government and the lately crowned King on account of his marriage and close connection with the Crown of Portugal, but also of new attempts to invade and take Long Island, while you had given us hope of recovering the land, claimed by you between here and the Fresh river.

Concerning the designs upon the Province of New Netherland, Capt. Thomas Willett, showing his letters received from London and Boston to the Director-General, reports that not only is a rupture between our country and England imminent, but also the King, the Duke of York and Parliament are urgently asked for three or four frigates to take this capital and whatever else belongs to the Company here; they try to persuade the King to grant this demand, by telling him, that the W. I. Company claims and holds this province by unlawful title, because in 1623 King James had granted to the Company only a watering place on Staten Island and nothing more. The writers of the abovementioned letters presume and believe, that the petitioners request will be granted in England and that they will obtain authority and commission to capture these places.

The letters from London, dated the last of May old stile, state about Long Island, and later passengers confirm it, that the whole of it has been granted and conveyed by a new patent to one John Scott, who sailed from here in the "Eyckenboom" last year and that a Captain —, lately ennobled by the King, urgently asked for this province.

Fort Amsterdam in New Netherland, the 24th of September 1661. COUNCIL MINUTE. DISPUTES ABOUT LAND AT MATINICOCK AND GRAVESEND, L. I.

In the Name of the Lord, Amen The first of January 1662.

Mr. Marck Micz has informed us, that some inhabitants of Southold on Long Island have warned him to remove from a certain piece of land in this Province of New Netherland in Martin Gerritsen's Bay by the Indians called Mattinnekonck, otherwise Hogs Neck or Hogs Island, by Mr. Govert Loockermans, a merchant in this city, let to Jonas Wood on the 5th of July 1659 and by the said Wood underlet on the same conditions to Marcq Micz, who until now has had peaceable possession of it, when as before said one John Koncklingh of Southold has dared to warn the said Marcq Micz, to remove from the said island, or else he would make him move, adding thereto that the island did not belong to the Dutch, but was lying within the government of New England. Whereas the said Marcq Micz has requested our assistance against the agitator and all others,

Therefore we authorize the said Marcq Micx to arrest this disturber of the peace and all others, who try to prevent him from quietly enjoying the said parcel of land, and to bring them as prisoners to this place. That he may execute it so much better, we, Director-General and Council of New Netherland, order and charge all Schonts and Magistrates within our government to assist the said Marcq Micx at his request in the arrest, that he may peacefully live on his land. They will thereby help to carry out our intentions.

Done at Fort Amsterdam in N. N. Date as above,

January 12th

Evertsen Pietersen and Harmen Vedder attorneys for Dirck de Wolff, merchant at Amsterdam, plaintiffs against the Magistrates and Inhabitants of the village of Gravesend on Long Island, defendants.

The plaintiffs exhibit a conveyance, dated the 20th of October of last year, from Gysbert op Dyok, by virtue of a patent, granted him by Director-General William Kieft on the 24th of May 1644, to the said Direk de Wolff for Coney Island with the meadows and a parcel of land on Coney Hook, specially expressed in said conveyance. As the defendants are daily driving their cattle to pasture on said island, the plaintiffs demand, that the defendants be ordered to keep their cattle away from it and the said piece of land and not to drive them there again, nor to mow there any grass, but to allow the plaintiffs in their aforesaid quality to use the island and land &c, as they would use their own, free property, without trouble, molestation or interference.

The Schout and Magistrates of Gravesend, representing the inhabitants of said village, replied in substance, that the founders of their village had come there in 1643 with the express consent and order of the late Director-General William Kieft and the Council of New Netherland and that from that date until now they have quietly and peacefully without anybody's objections, occupied and used the said Coney Island and their other lands as common property of the village for pasturing their cattle and making hay in the meadows, under and by virtue of a patent given them in September 1645 in confirmation of the promise given in 1643. This patent gives and grants to them Coney Island and its dependencies, as a pasture for their cattle, and all their other lands, where their village is now located, for agricultural purposes. Therefore they demand, by virtue of their old possession, their patent and privileges, that the plaintiffs' case be thrown out of court and their demand and conclusion be refused absolutely with costs, especially as the said Gysbert op Dyck has never taken possession of said island or of any part of it.

The Director-General and Council, having heard the arguments of both sides and examined their documentary evidence, find, that the so-called patent to Gysbert op Dyck, by virtue of which he has conveyed Coney Island et to Direck de Wolff, has never been signed by the late Director-General William Kieft and that it has been recorded in the Book of Patents by the then Secretary through a mistake or otherwise as of the 24th of May 1644, as if it had been signed and sealed by Director Kieft. Gysbert op Dyck has made an improper use of it, stating, that the original patent had been mislaid and thus he has deceived and misled the plaintiffs as well, as the Council and the Secretary, by whom this conveyance was passed. The Director-General and Council therefore and for other reasons, submitted by the defendants, deny the motion and demand of the plaintiffs without prejudice to their action and claim against said Gysbert op Dyck, and absolve the defendants from the compensation of costs in this case.

Done at Fort Amsterdam in N. N. Date as above

EXTRACT FROM A LETTER OF THE DIRECTORS TO STUYVESANT; BLOCKHOUSE AT OYSTERBAY; LORD
STERLING'S CLAIM TO LONG ISLAND.

January 27th 1662.

We first notice in your last letters the statement of your reasons for delaying the construction of a redoubt or blockhouse on Long Island; they surprised us and were unexpected, because in our former letter we had so undisguisedly told you, how little we liked to write again and again about the same thing and had positively ordered you, to proceed with its erection at the most convenient place. For, although we had said in our letter of the 24th of December 1660, that we were asking the King of England through the ambassadors of their H. M. for redress of the usurpations by our English neighbors there and therefore hoped, to obtain a more favorable settlement of the boundaries, than by the former provisional agreement,—we did not countermand our former order, which you ought to have carried out especially as you then would have been in a position to prevent all further usurpations upon that island. You ought to have known that, as well as we, and we order you once more, now to proceed in this matter, and to do it also in other places, where it might have the same result and can be done at small expense. We recommend this matter to your consideration and judgment.

We shall duly consider, what you say about the reduction of wampum and your propositions about it in the second letter, and if possible, communicate our opinions by this letter.

We must say concerning the vague rumors, afloat there, that Lord Sterling has renewed his old claim upon Long Island before the present King of England: little or no credit can be given to such scattered reports, because the nation pretends and makes public much more, than ever had any result; we consider these reports to be only ruses to make our people uneasy; they must therefore not be communicated to our inhabitants, much less fostered, and it is not the less required, that you inform us of them from time to time, so that if necessary we may inquire into them and act as circumstances may compel us, to frustrate such designs.

Council Minutes. Long Island Matters.

Right honoured S^r

Having with all humility received your orders, wee have endeavoured accordingly to proceed and have made Choise off floure men to bee presented to your Honour y' you may out off y^m establish two flor magistrates amongst as you shall see Cause: viz Mr. Robert [Coe] John Bayly Beniamin Coe & Daniell Denton with all Dutifull Respects wee humbly Subscribe.

Rustdorp ye 30st off January 1662. RIGHARD EVERIT
NATHANIELL DENTON
his mark
ANDREW MESSENGER.

To the Right honourable Peter Stuyvesant &c.

Honoured Sir

According to our patent and Custome Wee have nominated for Magistrates for this p^{*}sent years for our Towne

John Hickes, William Scading, Robert Jackson. Robert Ashman Henry Piersall John Seaman

Intreating yo' Honour to Confirme for this p'sent yeare, which in yo' wisdome you shall think most meet. Thus in all Loyalty wee take Leave Resting yo's to commande

Hempsteed ye 4th February 1662. Jonas Houldsworth Cleark in ye behalfe of The Towne.

To the Right Worshipful Peter Stivison, Gov Genall &c

February 6th

The Director-General and Council have selected and confirmed from the foregoing nominations as Commissaries for the ensuing year the following persons:

John Hicks, Robert Ashman, Robert Jackson.

Fort Amsterdam in N. N. Date as above.

Marcn 4th.

From the nominations, made by the Magistrates and inhabitants of *Rustdorp*, the following persons have been selected and confirmed as Magistrates for the ensuing year:

Mr. Coe, Daniell Denton,

Andrew Messenger.

Fort Amsterdam in N. N. Date as above.

March 16th.

Upon the inquiry, made to us, to whom the village records and papers of *Rustdorp* should be delivered, it is ordered, that the present Magistrates shall lay them before and deliver them into the hands of Mr. Coe, now one of the Magistrates and the oldest inhabitant there. Date as above.

Thursday, March 23d

Received the nominations, made and submitted by the Schout and Schepens of the village of Breuckelen with the request, that the Director-General and Council would select from them the Schepens of the village for the ensuing year, to take the places of those, whose term now expires. Therefore the Director-General and Council have continued, selected and confirmed as Schepens of said village:

Teunis Jansen, Jan Jorissen,

Willem Gerritsen van Couwenhoven, Thomas Verdon.

From the nominations, made by the people of Midwout, as Schepens,

Jan Strycker,

Willem Jacobsen van Borum,

Hendrick Jorissen.

From the nominations, made by the people of Amesfoort.

Simon Jansen van Aertsdaelen, Peter Claesen.

Roeloff Martensen.

Date as above.

March 30th.

The Director-General and Council continue, select and confirm as Schepens for the village of Boswyck for the ensuing year

Jan Cornelissen Zeeuw,* Ryck Leydecker, Jan Catjouw. Peter Jansen de Wit, Date as above.

A friendly request to the Honorable Director-General and Council of New Netherland, whether they will please to grant us a piece of free woodland, situate in the rear of Joris Rapailie's land, along the old path to the bay. Thus done in the Waelebocht, the 18th of March 1662.

Jan Joris Rapailje Teunis Gysbertsen Bogaert Cornelis Jucobsen

Hendrick Sweens Michael Hansen Jan Hansen

It was answered:

The desired piece of land is granted to the petitioners, on condition that they remove their dwelling houses to one or the other settlement, most convenient to them, and do not make a new settlement. Date as above (March 30th 1662).

To the commissaries of Boswyck.

The community of Boswyck find, that the road, formerly made around two swamps to reach the water is a quarter of a league longer than necessary, so that this road is of no use in times of war, for the owners of the land threaten us, (although the Director-General granted us this wood,) and take it by force and obstruct every passage to it. We find, it is done out of hatred and we therefore request the Commissaries, that the road shall run at the West end of the village, one rod outside of the gate, right along the meadows, towards an old stubble field on the hill, to the spring of the water course, thence along the land of Henderyck, the baker, and Barent Gerretsen, so along the meadows and then in a straight line to the road to the woods. This is requested by the undersigned persons on the 24th of March 1662.

Eberhardt Heedeman

The mark of Geessie Jansen The mark of Jost Caspers The mark of Giess Tomassen

The mark of Johan Remussen

Barent Gerrets

The mark of Jan Catjouw The mark of Gerret Pietersen

The mark of Jan Mallaerd

Ruck Ludecker The mark of Dirck Volckers The mark of Hary Wilman Traphagen The mark of Sarah Fonteyn Hendryck Berents Smidt The mark of Johannis Caspers

Jan Willemsen Yselstein

The mark of Wessel Gerritsen

The mark of Andries Barents

I, Barent Gerrets, consent, that the road be made through my land, as the community requests, The request is reasonable and fair, but the owners of the land must be first informed of it. The 24th of March 1662. By order of the Commissaries of the village of Boswyck

LETELIER

March 30th

The mark of Jan Cornelissen.

The foregoing petition, was submitted by the Commissaries of Boswyck, who also requested, that some old houses, still standing at the place called New Arnhem, should be removed or taken down, because they fear somebody might again move in to live there to the disadvantage of their village. After due consideration it was resolved, that his Honor, the Director General, or some member of the Council, shall proceed there at some convenient time and inspect the desired new road and the old houses, upon which further order shall be given.

> To the Noble, Very Worshipful Director-General and the Honorable Council of New Netherland.

Respectfully show the inhabitants and property-owners of the village of Amesfoort, that your Honors have granted to the people of Midwout as pasture for their cattle two flats, called Wouter van Twiller's and Curlaer's flats, across which several public roads run to the flats belonging to Amesfoort. The people of Midwout have fenced in not only their said flats, but also the woods and thereby obstruct your petitioners' cattle drift and passage, which will finally cause the ruin and destruction of the village of Amesfoort, unless your Honors make timely provision. The petitioners therefore turn to your Honors with the humble request, that to prevent all damage, obstruction or hinderance, your Honors would order the people of Midwout to stop fencing in the said flats and woods and to allow your petitioners free drift for their cattle and passage to their village: for if the people of Midwout enclose their said two flats and the woods, as they intend to do, the people of Amesfoort will have no other driftway, than through a marsh, where a great many animals would most likely be lost in wet years. In order to prevent trouble between the aforesaid two neighbor villages, we request, that your Honors will please, to determine the boundaries between the villages of Amesfoort and Midwout, so that each village will henceforth know, how to govern themselves in regard to passage and the driving of cattle.

Which doing we remain etc.

ELBERT ELBERTSEN The mark of Peter Cornelissen. ROELOF MARTEN VAN BREUCKELEN.

Your Honors' obedient servants Symon Jansen van Aerdalen.

The mark of Pieter Claesen.

It is resolved, to summon the inhabitants of Midwout by the following letter, before an answer is given to the foregoing petition.

Worthy, Dear, Faithful.

As the commissioned Schepens of the village of Amesfoort have represented to us, that the people of Midwout are enclosing and fencing in, to their great disadvantage, some flats hitherto used as a common pasture, we direct you, to stop doing so until further orders and to appear before the Director-General and Council with the Schepens of Midwout and Amesfoort on the next Courtday, which will be Thursday, the 13th inst., and report to us on this matter. Whereupon relying etc.

Fort Amsterdam in N. N. the 6th of April 1662.

Your affectionate friends
The Director-General and Council
of New Netherland.

Your Lov: Friend & Govern.

The 12th of April.

Loving friends

Whereas somtyms Complaints were made, about the Measuringe of the Corne, for the provention thereof, we thought meete to send for the present tyme the sworne Measurer that now & hereafter the Corne may be measured accordinge as he shall jnforme yow,—so after my Love I Rest, adji vt supra.

To his lovinge Friends

The Magistrates of

Hernsteede

Right Honorable Generall.

Wee have formerly and now at this present have beene troubled by the Indians who demand pay for the Land wee live vpon: Wee have Chosen Mr. Lawrence Mr. Noble and Mr Hallett and sent them downe to your Honnor to acquainte you with what they say and to know your Honners minde herein that if possible their mouthes may bee stopped and our selves preserved from any danger that may now or here after arise thereby soe wee remaine your Honnors humble servants the inhabitants of Vlishing written by order of the Towne by mee

EDWARD HEART cler.

These three Indians in behalfe of the rest demand pay for the Land

Nappomoe, Sachem of Hacansacke

Yop, a Staten Island Indian

Nohonohon a Rackeaway Indian which married Barbers wife.

To the Right Honnorable Peter Stivisant, Govern Gen &c

Received from Vlissingen the 13th of April 1662.

Thursday, April 13th 1662

Pursuant to the order of the Director-General and Council of New Netherland the Schout and the Schepens of the villages of Amesfoort and Midwout appeared before the Board. The representatives of Amesfoort claimed, that the people of Midwout injured them by putting up new fences around the flats; also, that it would hurt both villages, because the common pasture of the cattle was thereby diminished. They request, that the Midwout people be ordered to desist.

The representatives of *Midwout* reply, that they are fencing in only what has been granted to them long ago and that they have been compelled to do it, because else they would not have enough fodder for their animals.

Having heard the arguments of both sides the Director-General and Council commissioned and authorized the Surveyor, as they hereby do, to proceed to the place, where the new fences are put up, and to see, whether the people of *Midwout* have not fenced in more of the said flats, than was granted to them, also if possible, to make the parties come to an understanding; if not, he is to report to the Director-General and Council. Date as above.

Thursday, May 4th 1662.

Received and read the nominations, made by the inhabitants of *Gravesend*, for Magistrates for the ensuing year. Confirmed as Magistrates:

William Willikens, William Bowne and John Coock; as Schout Charles Morgan.

Date as above.

May 25th 1662.

Received and read the petition of Pieter Jansen Trinbol, requesting permission to make upon his land on the Southside of the Noormanskil a settlement of four families, because it would be a considerable accommodation for the village of Bosvyck in landing there their canoes and boats &c

Having heard the Magistrates of Boswyck on the matter, it was decreed: Fiat ut petitur.

Date as above.

Honnoured Lords

Our humble request to your honnours is, that your honnours would be pleased to helpe vs with your advice. Whereas the Towne of Heemstede for the Continuance of the Gospel amongst them have Concluded at a Towne meetinge by the major parte of the Towne, that there should be given to the Minister Seventy pounds Sterlinge by the yeare, And Whereas the towne have Called Mr. Fourdum, and hee have Continued with vs one yeare and a Rate being made by the Towne and notice given to Every man what he should paye, sum particular parsons amongst vs Refuseth to pay towards the Maintaniency of the Minister, our humbel Request to your Honnours is that yow wil bee pleased to helpe vs with your advice, what way to proseed against such persons as Refuse to paye accordinge to the Towne order, Thus Cravinge your helpe wee leave it to your honnours wisdome to Consider of

May the 16th 1662

Yrs in Loyaltie

John Hickes

Robbert Jackson

May 26th.

This is the answer made to the preceding petition:

The petitioners are hereby authorized, to compel the unwilling to pay.

This is the warrant, given to the Magistrates:

Whereas wee Credibly ware informed that sum of the Inhabitants of the Towne of Heemstead ware opposed & vnwilling to Contribute to the Maintenancy of a Protestant Minister, The Magistrates of the said Towne, are by these presents impowered and Authorized, not only to Constraine those that are vnwilling, but by further denyal, to punish them as they in aequity shall think meete. Date as above.

June 15th.

Whereas several requests have been made by the inhabitants of *Breuckelin*, *Middelborch* and *Mespath* and others for a partition or division of the meadows, lying between the third and fourth kila

Therefore the Director-General and Council hereby commission and authorize the Surveyor Jacques Corteljouw, to proceed there on the first occasion and to survey and divide the said meadows pursuant to the partition made by this Board or nearly so, as the quality of the meadows shall in his opinion require it, to wit,

for the village of Breuckelen one hundred morgens, for the village of Middelborgh eighty morgens, also for the bouweries at Mespath eighty morgens.

June 22d.

In the suit between the people of *Gravesend* and the employes of the saltworks of Sieur *Abel de Wolff*, the Director-General and Conneil of *New Netherland* decide and order, that for the present the inhabitants of *Gravesend* shall allow the people of the salthouse to proceed undisturbed in their work and without molestation let them enjoy a peaceful possession of the house, of a piece of land of one or two morgans and of a garden. Date as above.

Lovinge Friends

Whereas the tyme off ten yeares, and also the freedom of tenths is expeyred, these presents doe Order, the Magistrates & also all the Inhabitants oft the towne of Middellorvow & all the other Plantations in Mespath kil that none of them shal presume, or vndertake to Remove their fruits or Increase, as Corne, Mais, Tobacco etc before they have agreed for this yeare about the tythes, with the Governour General & Council or their Commissioners vppon forfeiture oft fifty guilders. Actum Fort Amsterdam in N. Nederlt adij 3 July 1662.

To-day his Honor, the Director-General, on the one side, and the Magistrates of the village of Middelburgh, on the other side, agreed, that the said village should pay as tenths for this year and bring to the edge of the water near the house of Thomas Wandell, eighteen schepels, one half of wheat, the other of peas and it is further provisionally agreed, that the belownamed persons and plantations shall be under the jurisdiction of Middelburgh. These persons are hereby ordered, to submit to the taxation for tenths by the said Magistrates or to make a fair agreement with the same: Jan Schodder, Lawrens Mott, Joris Sergeant, Jan Denman, James Wey, François Doulhy, William Blomvil, François Swyn, Samuel Too, the widow of Edward Stevensen, Thomas Hont, Raeff Hont for two lots, John Lynten, James Lawrensen, Thomas Riet, Jonathan Hasard, John Laurens, John Borres, Edward Joseph, Jan Ramsdain for two lots, Hendrick Jansen Smit, Thomas Robbersen, Jan Coo, James Krist two lots, Thomas Potis is into, Nicolas Karter, Jan Forman, William Laurens, Jan Cockren, Thomas Laurens two lots, Richard Smit two lots, Richard Fydon, Jonathan Fyn, Elias Belly, Jan Roo, Thomas Wandell and Joost van der Linde, Nicolas Junige, John Haert, Samuel Too, Joris Jewel, Daniel East, Richard Bets, John Too, William Britlen.

Fort Amsterdam in New Netherland, the 10th of July 1662.

Extract from a Letter of Stuyvesant to the Directors; John Scott's Patent for Long Island, July 15th 1662.

* * * *

We thank God, that nothing has come out of the flying rumors, but the advices continue to inform us, that this or that person, principally John Scott, had not only made several requests to the prejudice of this province, but had also obtained consent to them; further that upon the arrival in England of Mr. John Winthrop and his report to the King a decision upon these requests had been postponed and they were finally denied. We shall undoubtedly have more exact and correct information about this matter, when Mr. Winthrop, who is daily expected in his government, shall have returned.

Council Minutes. New Utreoht and Nyack, L. I. Quakers in Flushing. Thursday, August 24th 1662.

To the Noble, Honorable Director-General and Council of New Netherland.

Respectfully show Jan Tomassen, Jacob Swart and Rutger Joosten, Commissaries of the the village of New Utrecht; Whereas Nicolas Stillewel has presumed to take to himself a greater share of meadowland, than belongs to twelve morgens of arable land, under pretext, that he owns twelve morgens of land between two meadows.

Therefore the petitioners, in their aforesaid quality, turn to your Honors with the humble request, that first the twelve morgens of land, lying between the two valleys, shall be surveyed and measured by the Surveyor Jacques Corteljouw for said Nicolas Stillewel at the expense of your petitioners and that he shall receive of the meadows, surrounding his twelve morgens, as much as was granted to him, provided that the balance be divided by the Surveyor in the proportion, in which it was granted to the village of New Utrecht and Najack. Also that your Honors will charge and order said Stillewel, in the name of the government, to take away all obstructions and hinderances under a certain penalty and to respect the limits determined by the Surveyor and your Honors' orders. Which doing etc

Your Honors' humble servants

JAN TOMASSEN

JACOB HOLLEKERS

RUTGERT JOOSTEN.

Answered:

The Surveyor, Jacques Corteljouv, is hereby required and ordered, to collect information concerning the land and meadows mentioned herein above and then to report to the Director-General and Council. Date as above.

The Magistrates of Rustdorp came here to-day and in form of complaint reported to the Director-General, that the majority of the inhabitants of their village were adherents and followers of the abomnible sect, called Quakers, and that a large meeting was held at the house of John Bound in Vlissingen every Sunday. They requested, that this might be prevented one way or the other. Date as above (August 24th, 1662.)

By these presents are all Magistrates and Inhabitants of the English Townes, in the Jurisdiction of the New Netherlands Ordered & Required to assist the Bearer, our Schout Resolved Waldron for to jmprisson all such persons, which shall be found in a prohibited or in a valawfull meeting. Given vader our hand this 9th of September A* 1662.

Noble, Very Worshipful, Learned, Wise, Prudent and Discreet Director-General and High Council of New Netherland.

Very Worshipful Gentlemen.

As the Schepens of the Court of Amesfoort have resolved to construct and build with your Honors' approbation and the help of friends, a house of God and a place to meet for hearing God's word, therefore your Honors are humbly requested, to allow that said Court may collect voluntary contributions from the friends of religion for building such a house. Awaiting your Honors' approbation, etc., etc.

Amesfoort, the 12th of Septbr 1662. September 14th, 1662. Answered:

Answered: Fiat q^d petitur. Your obedient servants
The Schepens of the Court of Amesfoort
By their order, Adrian Hegeman.

LETTERS RELATING TO THE ANNEXATION OF LONG ISLAND TO CONNECTICUT.

Right Honorable Generall. This is to Informe you of a letter I Received from John Yong the meaneing whereof your Lordeship may vnderstand by this Inclosed which is a true Copie of his Letter sent to mee. all I further heare is that the Generall Assembly hath deferred all their proceedings till Mr. Winthrop come from England soe Remaineing your Honors in all service I rest.

ffrom Vlishing in New Netherlandes November the 8th.

WILLIAM LAWRENCE.

To the Right Honnorable the Governor-Generall these present of the New Netherlandes.

The preceding letter having been delivered to the Director-General, his Honor sent the following answer by the Substitute-Fiscal Waldron, who returned the next day and brought with him the original of the letter, written by John Young to William Lawrence, entered herebelow. I have therefore not recorded the abovementioned copy.

Loving friende Mr. William Lawrence.

By Mr. Steenwyck I have received your letter and therein inclosed a Copie off a Letter off one John Jongh, these presents are to require, you wil be pleased to send by the bearer, the Schout Resolveerd Waldron, the Origenall off the aforementioned letter off John Jongh, Wherein Confeydeinge I shall rest.

Amsterdam in the New Netherlands, the 10th of Novbr 1662. Your Loving friend & Governour
P. Stuyvesant.

Whereas the Director-General has also been informed, that the abovementioned John Jongh had sent letters to the other English villages in this government, he sent the following note to the villages of Gravesend, Middelburgh and Rustdorp:

Lovinge Friends

Whereas we Credibly ware Informed that one John Jongh hath directed and sent unto you a seditious Letter, these are to require you, to sent the received Letter by the Bearer, our Schout Resolveerd Waldron, Wherein Confeydeinge I shall Rest

Youre Lovin friend and Governour P. Stuyvesant.

No letter was written to *Eastdorp* or *West Chester*, because it is reported, that the people of *Hartford* do not lay claim to it, but one Mr. *Peel* is said to claim it. However to the people of *Henstead*, where *John Jongh* had come himself, the following was written:

Lovinge Friendes

Whereas we by Relations ware Informed that one John Jongh vppon a pretended Commission off the Generall Court off Herfort hath bin in your Towne for to disswade and revoce you off the oaght off fidelilitie ware under your are We doe wonder that you have given no notice vnto vs off his demands, these are therefore to ordre and require you as Magistraats off the Towne off Heemstead to make your appyrancy before us uppon Monday, at the least uppon Thousday next for to Informe us, both by Word off Mouth and in Writinghs, wath the aforementioned Jongh hath spoocken and Acted in your Towne In Confeydinge whereoft I shall rest Amsterdam in N. N. Your lovinge friend & Governour

the 11th of November 1662.

P. Stuyvesant.

After the foregoing letters had been delivered in the several English villages, their Magistrates either brought or sent the letters, received by them from John Jongh, to the Director-General; Vlissingen, Middelburgh and Rustdorp forwarded them by the Schout Waldron. Gravesend had not yet received any, but they promised to send it, as soon as it came, which they did a few days later.

The Magistrates of *Hemstead* brought the letter, given them by *John Jongh* himself. Questioned as to their conversation with said *Jongh*, they said that nothing special had been talked of, as he had been only a few hours in *Hemstead*. He had said in substance, what his letter contained, whereupon they had replied, that if he had anything to say concerning jurisdiction, he should address himself to the Director-General and Council of *New Netherland*.

Mr. William Lowrance, whereas it hath pleased his Magesty to Involve Long Island within Connectecut Patten: By virtue whereof the Generall Assembly at Hartford have ordered mee to give notice to every Towne upon Long Island, that they are under y* Jurisdiction of Connectecut, Therefore y* said Generall Assemble's pleasure is, that all the Inhabitants of Long Island aforesaid shall forbeare from taking any Oath that may bee Imposed upon them by any other Prince or State whatsoever, therefore my desire is that you would Informe yo' Neighbours Concerning y* p*mises as yo" shall have Occation.

Hempsted ye 27th of October. John Youngs.

All the other letters were of the same tenor and date.

The letter for Middelburgh was addressed to Captain John Coo, the younger, for Rustdorp to Mr. Coo the elder,* for Gravesend to Sergeant Hubbard and for Gravesend to Mr. John Hicks.*

^{*} These letters are among the Records.

As an opportunity now offers, to write to the people of Hartford, the following letter was sent by Mr. Nicolas Varleth:

Honoured & Worthy S^{rs}

By this Occasion off me Brother in Lawe (beinge Necessitated to make a Second Voyage for aide his distressed Sister Judith Varleth Imprisoned as we are Informed appon pretend accusation off Wicherye, wee realy believe & out her knowne education, Lyfe Conversation & profession off faith we deare assure, that Shee is innocent of such a horrible Crimen & therefore I doubt not he will now as formerly fynde your honn's favour & ayde for the Innocent:) I can not omit to acquaint yow (which should be done soener iff my absence had not hindered it) that one John Younge, whether uppon your orders (: as he pretends:) I doubt, had undertaken as by his seditious Letters may appeare to divert & revoake the English Towns in this province vnder the protection off the high and mighty Lords, the Estaets Generall off the United Belgick Provinces and in the jurisdiction off the Right honnourable Lords off the West India Compia Setled, off their Oath & due obediance vnto vs their Lawful Gouvernour, we'h his unlawful proceedings, amongst the Silly & Common people, without any acknowledgement or addresses vnto vs as Governour off this province, iff you wil nowne as we doe not hope, yow may take notice that is a absolute Breatch & a Nullification off the agreement about the Limits 1650 made at Hardfort Betweene the honnourable Commissioners of New England & us as Govern' Generall off this province & that by that meanes the aforementioned high and mighty Lords the Estaets Generall & the Right honnourable Lords off the West India Compa ware given just grounds & Reasons to demand & by such meanes as they in wisdome shal thincke meete to Recover all that tract off Land betweene Greenwich & the fresh River, soo Longe vujustly as it now docth appeare, without any pattent or Commission possessed & detained from the aforementioned first possessors & owners, whereoff the monument off the house the Hope, by Commission off the aforesaid Lords built and without molestation vppon the fresh and Connecticut River possessed many yeares, before any off the English nations did come there. But Confeydinge & trustinge more in the Words & promises of the honnourable Gouvern' Winthrop, as he did depart from hence, we shall with more discretion expect his deseyred arrival & Leave the matters to our Superiors in Europe & shall after my Respects Love & Service presented, Expect with the Bearer your Categoricall answer over and about the aforementioned John Youngs seditious doeings & Remaine Amsterdam in New Netherland

Amsterdam in New Netherland Your lovinge friend & Neighbour the 13th off x^{pre} 1662. P. Stuyvesant.

LETTER FROM THE DIRECTORS TO STUYVESANT: SALTWORKS ON CONEY ISLAND.

The 6th of December 1662. Honorable, Prudent, Dear, Faithful.

As the unexpected frost does not allow us at present to reply to your letters by the "Trouv," "Hoop," and "Wapen van Stuyvesant," this is only to inform you of the complaints, received from Direk de Wolf, who had our permission to erect saltworks there. We believe, these complaints are not without foundation, because the place, which you allotted to his representative, at Coney Island &c, has now again been taken away from him by your sentence upon apparently frivolous claims, made by the English in the village of Gravesend, and his labors rendered fruitless, to the great detriment and loss of said de Wolff, who had already built there a house and fenced

in a garden, also erected a salthouse. All this is said to have encouraged these English and they were afterwards bold enough to destroy all he had done, especially the garden, which they laid waste, pulling down the fences and then burning them; threatening to throw the refiner on the burning pile, when he warned them off. It appears to us very strange and uncalled for, partly because it seems to have been caused by sheer carelessness in allotting and conveying a piece of land which had already been given to others or upon which they pretended to have a claim; partly because this assault by the English was not resisted, which certainly should have been done on account of the consequences. We are therefore compelled to direct, that you send us by the first opportunity a detailed report of this matter with all such documents and papers, as both parties have used in their lawsuits or which may be produced. As we do not like, to see the English pushing any further in that direction and as the good location of the island is highly praised by many, you must send us a map or chart of it with your opinion of it and we further order, that two or three soldiers shall be sent there, to take possession in the name of the Company of the buildings, which de Wolff has erected there, so that further spoliations may be prevented.

COUNCIL MINUTES. BUSHWICK AFFAIRS.

December 28th, 1662

The Commissaries of Boswyck came before the Board and represented, that they required in their village a satisfable person to act as reader and schoolmaster, to teach the children; as Boudewyn Maenhout from Crimpen on the Leck* had been proposed as such person, they had made an agreement with him, that he should act as reader and also keep a school for the instruction of the children, for which he is to receive a yearly salary of 400ft in wampum and free lodgings. They request, that their action may be approved by the Director-General and Council and that the Company may contribute something towards the salary every year.

A vote having been taken,

The Director-General and Council of New Netherland have approved the engagement of and the contract made with said Boulewyn Maenhout, on condition that the same be first examined by the reverend elergy of this city and declared fit for the performance of the said duties. On behalf of the Company 25fl heavy money shall be paid to said Boulewyn, to make the payment of the salary more easy.

Fort Amsterdam in New Netherland. Date as above.

The Director-General and Council elected to-day as Schepen of the village of Boswyck Jan Tilyez in place of Jan Catjouw, who sailed for the Fatherland by the last ships.

Fort Amsterdam, December 28th 1662.

^{*} In the Province of South-Holland.

Council Minutes. Church affairs in Midwout, L. I. Magistrates for New Utrecht. January $4^{\rm th}$ 1663.

Noble, Very Worshipful Director-General and Honorable Council of New Netherland.

Upon your Honors' order the undersigned began to erect a church edifice at *Midwout* in September 1658 and with God's help they have accomplished so much, that all debts have been paid. Having borne the burden for some time and desiring to be freed from it, also considering, that we are mortal, we respectfully request, that we might be discharged and an order made to that effect by your Honors.

This 17th of December 1662.

Your Honors' obedient servants Johannes Theo. Polhemus Jan Strycker.

The foregoing petition was received and read. After a vote upon it, it was answered:

The petition is granted and the Magistrates of *Midwout* are anthorized, to nominate a double number, from which the Director-General and Council will select two other churchwardens in the place of the above. Date as above.

Received and read the nominations, made and presented by the Schont and Schepens of Utrecht on Long Island. The Director-General and Council select and confirm as Schepen Jacob Pietersen, in place of him, whose term expires. Date as above.

EXTRACT FROM A LETTER OF STUYVESANT TO THE DIRECTORS: LONG ISLAND ANNEXED TO CONNECTICUT. JANUARY 8th, 1663.

We were in hope that the peace between England and our country would be definitely concluded, but see now with considerable anxiety, that our success with the Crown is still uncertain, of which we have already experienced some results before the receipt of your favor of the 1st of September last. The people of Connecticut or Hartford, exalted by their newly obtained patent, have either by letter or verbally through their emissary John Young informed all the English villages on Long Island under this government, that his Majesty had been pleased, to include Long Island within their patent, that therefore they were in the jurisdiction and under the government of Connecticut, and should not acknowledge any other Prince or State or take an oath of allegiance to them. The enclosure No. 7 will tell you, what we have done in the matter and written to Hartford and what they have answered; for your better information we have added a copy of the patent, given by the King to the people of Hartford, which a good friend has procured for us, stating, that it was a true copy. If you will please to compare this patent with the letters and claims of the Boston people, sent us in 1659 and then forwarded to you, of which we send other copies to save you the trouble of looking for them, you will find and learn, that not a foot of land is left here to you, because Boston claims Fort Orange and the land thereabout from ocean to ocean and Hartford the remainder as far as Maryland and Virginia. You may easily imagine, how much all this discourages your people here. We must therefore urge you, to make all possible endeavors before it is too late, that the long desired settlement of the boundaries be seriously taken up and determined, so that we and your well meaning subjects and good inhabitants may know, what to do.

COUNCIL MINUTES. MAGISTRATES APPOINTED FOR LONG ISLAND TOWNS; LAND GRANTED AND LAND MATTERS ON LONG ISLAND; FERRY TO LONG ISLAND,

Right Honourable Gouvernor.

According to our pattent and Custom wee have made Choice of six Men, whose names are hereunder subscribed, Leaving it to yo' Honours discression, which three of them yo' please to Confirm for Magistrates for the Next insuing yeare. Desiring your Honour according to your wonted favour to send us by the bearer hereof which of them yo' please to Confirme. So leaving yo' to the gracious guidance of the Almighty wee Rest yo' Loving subjects, the Inhabitants of Hempsted.

Hempsted ye 18th of January 1663

Jonas Houldsworth, Clerk in the behalf of ye Towne.

John Hickes, Richard Gildersleve, Robert Ashman, Henry Persall, William Scading, John Curpenter.

January 20th.

The foregoing nominations were presented to the Director-General, who selected as Magistrates of *Hemstead* for the ensuing year the following persons:

John Hicks, Richard Gildersleeve, Robert Ashman.

Fort Amsterdam, date as above

February 8th.

To-day the Director-General and Council selected and confirmed as Churchwardens of the Church at Midwout Jan Strucker and Jan Snediker. Date as above.

To the Noble, Very Worshipful Director-General and Honorable Council of New Netherland.

Respectfully show the Commissaries of the village of *Boswyck*, that several persons have asked permission to come and settle with their families in said village; that at present no lots are unoccupied, nor can any other convenient lots be found, except at the East end of the village on the land of a Frenchman, *Jean Mailiart* by name. Your petitioners have asked said *Mailiart* for some lots on his land for the new comers, which said *Mailiart* would not give, to the great disadvantage of the village, although a new lot was given him on this account. Your petitioners therefore turn to your Honors for an order, that this village shall be laid out within the boundaries formerly determined. Awaiting your Honors' special directions, we remain

Your Honors' faithful servants,

Peter Jansen Wit
The mark of Jan Corn, Zeeuws

REYCK LEYDECKER
LETELIER

Answered:

The petitioners and Jean Mailiart shall personally appear before the Director General and Council.

Mr. Paulus van der Beecq,

From time to time many complaints are made to us, that you do not fullfil the conditions, under which the Ferry was let to you, to the great inconvenience of inhabitants and travellers, 66

who have to use it and whom you often make wait half a day or night, before you carry them across the river. You are hereby directed and warned, strictly to act up to the conditions, of which we annex a copy for your better information; if the complaints continue, we shall let the said Ferry publicly to somebody else at your expense.

Fort Amsterdam in N. N., the 15th of February 1663.

To the Noble, Very Worshipful Director-General and Honorable Council of New Netherland

Show with due respect the undersigned inhabitants of the village of Breuckelen, your Honors' obedient servants, that there is near Breuckelen a place, very convenient for us to settle a new village with great advantage. It is the woodland, well known to your Honors, where there is sufficient room for twenty to thirty persons to have a good place and lot each. Except the annexed part between the third and fourth kil, there is no nearer place for making hay and providing our cattle with fodder, than the meadows adjoining this land; we therefore turn to your Honors with the humble prayer and request, that the above described land may be granted to us, each receiving his lot, as the meadows are very far and it is very difficult to bring in the hay dry and in good condition, for the preservation, with Gods blessing, of our cows and what depends on it in farming. Awaiting a favorable decision &c &c.

Your Honors' obedient servants

The mark of Tietge Schiercke

The mark of Jan Jacobsen

Joost Verstraten

Casper Peters
The mark of Theunis Cornelis

Luycas Teunis Derck Yansen

The mark of Teunis Dircksen

Peter Laurens Symen Goosen

Jean Hibou Heinderick Folckers

Johannes Schnidder

Lodewy Jonghe

Albert Cornelissen Antoneissen

Barent Jansen his 8 | mark

The mark of Jan Damen

Jan Peters van Deventer Jan Mertyn

The mark of Tonis Nyssen Heyndrick Jansen Been

The mark of Peter Peters

Harms Heyndricksen
The mark of Jorg Jesope

Piero Woterse

Cornelys van Borsum Cornelys Jansen Spuyser

Barent Pitersen

The foregoing petition was read and the Magistrates of Midwout appeared before the Board, requesting, that some plantations might be granted to them in the above described land.

It is resolved, that before a final decision is given, the Surveyor shall make a survey of the said tract, to see how many plantations can conveniently be laid out there. Date as above (March 1st, 1663.)

March 19th.

The Director-General and Council received and read the nominations, made and submitted by the Schout and Schepens of the village of *Breuckelen* on *Long Island*. They selected from the nominees and confirmed as Schepens

William Bredenbent, Albert Cornelissen, Teunis Gisbertsen.

From the nominations by the Schout and Schepens of Midwout

Jan Snedicker was confirmed as Schepen there and from the nominees for Amesfoort Elbert Elbertsen. Date as above

April 5th

The Director-General and Council received and read the nominations, made and submitted by the Magistrates of the village of *Boswyck* on *Long Island*, from which they selected and confirmed as Commissaries

Gysbert Teunissen and Barent Joosten.

Pursuant to appointment, made on the Sth of February at the request of the Commissaries of Boswyck, the said Commissaries and Jean Maillart appeared before the Council. The consideration of the petition of Boswyck was resumed and the claim of Jean Maillart and the arguments of both parties were heard. The Director-General and Council decide, that Jean Maillart shall give up, — because it is for the advancement of the village, — as much land as is required for six lots, each lot being six rods wide and fifteen and one half long, on condition, that the parties, who are to receive these lots, shall pay to him upon demand 25fl for each lot.

Fort Amsterdam in N. N. Date as above (April 5th)

To the Noble, Very Worshipful Director-General and Honorable Council of New Netherland.

Show with humility and respect Dirck Volckertsen, Gysbert Teunissen, Hendrick Willemsen, Barent Joosten, Peter Jansen Witt, David Joghemsen, Jan Maillart, Barent Gerritsen and Mr. Jacob Strycker as attorney for Jacob Steendam, that they have considered the great expenses, which each of them would have to incur by fencing in his lands, especially as wood is growing scarce around there and hard to obtain and the fences would cost a great deal. The petitioners would be willing, to enclose all their lands near Bosvoyck to Iony Island by a ring fence, which would run from the Noormans kill North along the village of Bosvoyck to Mespats kil and each of the petitioners would pay his share of the expenses for this ring fence in proportion to his acreage. About 450 morgens could be enclosed in this fence, which would probably cost 400fl; while if each petitioner were to put up a fence around his land, it would cost altogether 4000fl, which is too heavy a tax on the petitioners.

It is also to be considered, that this ring fence can be so put up on the petitioners' lands, that it will not overlap on or injure any of the neighbors' lands or give offence to them.

To close the fence and allow a passage for wagons, carts, people and animals, it would be necessary to make a turnstile, which, under correction, should be placed near the end of Peter Jansen Witt's lot. But as your petitioners are aware, that they cannot make such a fence and turnstile without your Honors' consent, they turn to you with the humble prayer and request, that your Honors will allow them to build the fence and make the turnstile, as described, for the above reasons. Which doing &c

Gysbert Teunissen David Joghemsen Your Honors' humble servants
Peter Jansen Witt
Heinderick Willemsen

In the name and behalf of all their above mentioned neighbors.

To the Noble, Very Worshipful Diffrector-General and Council of New Netherland.

Humbly show your always ready and obedient servants, here undersigned, all living in the village of Boswyck: they have learned, that some of their fellow-inhabitants have by a petition asked your Honors' permission, to build a fence from Noormans to Mespaths kil and to make a turn stile in the same on the road of the village. This would injure your petitioners, because three roads would be closed by the fence, to wit, one to the wood point, another to Mespath kil and the third from the West end of Boswyck village to Noormans kil. Some of the Company's land would also be enclosed in this fence, to which we have as much right as they, who want to build the fence. We should be compelled when going with produce to the strand in ox carts, to take with us a farm laborer to drive the oxen back from the strand and open the stile for them, which would take in going and coming three quarters of an hour's time. If we do it ourselves we run the risk of having our things stolen, because we cannot unyoke our oxen on the public highway. Furthermore, our pigs would be prevented from going to the kil, where they obtain most of their food. Your petitioners desire to receive from your Honors and enjoy as many privileges as they, who try to deprive us of the same, for the road from the village of Boswyck to the woodpoint goes partly through the Company's land, partly through Dirck Noorman's, which he, Noorman, has given to the village, when it was yet woodland. We desire to live with each other in peace, harmony and love, but it seems, that persons coming from outside try to injure us, which your petitioners hope, your Honors will help us to prevent. Which doing etc

The 7th of April 1663.

EVERT ĤEMAN
JAN YSELSTEYN
WILMAN TRAPHAGEN
JEAN CUIER
JAN CORN. ZEEU, his mark

JAN HENDRICKSEN, his mark CHAREL FONTEYN, his mark ALEXANDER CONQUEREURE HENDRICK BERENTSEN SMIDT JOOST CASPERSEN, his mark.

Upon receipt and perusal of the foregoing petitions it was resolved to view the place on the first fair day.

Note: The place having been inspected the following order was made on the $10^{\rm th}$ of April and affirmed on the $19^{\rm th}$:

The foregoing petitions were received; the situation was inspected by the Director-General and Council, who after listening to and considering the arguments of both sides, declare, that everybody must have liberty to fence in the land granted to him in the easiest and least expensive manner, but as also good roads are required and necessary for the welfare and growth of the village, the Director-General and Council decide,

That the first petitioners may fence in and enclose their lands with one fence and as a common wagon-road and driftway to the strand is required for the behoof of the village across their land, reason and equity demand, that this road and driftway shall be secured by a fence and the fence kept in repairs by all the inhabitants of the village, in order that the owners of the land may not suffer any damage now or hereafter. If the inhabitants of Boswyck or a majority of them oppose and refuse, to make this common fence and keep it in repair, then the request of the first petitioners is granted, provided they leave free for the public use a lane or wagonroad across their land to the strand, which lane or road the owners may close at the end of the village with a turnstile, and also provided, that they erect and keep at the strand a corral or stable, where, people

driving down must place and fasten their oxen or horses for the time, they remain on the strand, that the owners of lands may not suffer any damage in their crops.

Thus done, decided and resolved at the meeting of the Director-General and Council of New Netherland on the date as above and confirmed on the 19th of April.

Thursday, April 12th.

Received and read a petition of Govert Loockermans, who in the name and as representative of Cornelis Jansen de Zeeuw, Jan Teunissen, Harbert Claesen, Gerrit Reyniersen, owners of land at Canarisse and inhabitants of the village of Amesfoort on Long Island, remonstrates, that they suffered great losses in their crops on the Canarisse, because they lived so far from their land and therefore requested permission, to make there a settlement of six houses.

Answered:

Referred to the Magistrates of *Amesfoort* for report to the Director-General and Council. Date as above.

Extract from a Letter of the Directors to Stuyvesant: Proceedings of Connectiout on Long Island; Fortifications; Huguenots; Quakers. (April 16th, 1663.)

* * * * *

As to your anxiety over the patent lately obtained by Governor Winthrop for the Colony of Hartford, and the proceedings resulting therefrom, in which they have endeavored by notifications and warnings to draw the English in the village of Long Island from our jurisdiction into theirs; we admit, that such proceedings by more powerful neighbors are suspicious. You will have learned since that time, that the peace between England and our State has been concluded and therefore such attacks from the English are not to be expected henceforth, but for the sake of greater safety we consider it highly necessary and have recommended in the enclosure, that proper attention be paid to the safety and protection of the mouths of the rivers on Long Island and Staten Island; you must not delay this, so that envious neighbors may thereby be discouraged from further invasions and undue usurpations and we may keep our own in peace and without fear. We see here no or only very little chance to bring about a final settlement of the boundary question between us and the English: it must be done there and the return of Governor Winthrop. who as we understand has sailed from England to New Netherland, will undoubtedly offer you a good opportunity. He has always shown himself a friend of our nation and the government there and would have liked to come, we are told, and confer with the Company, if his sudden departure or, as others say, the fear of raising suspicion had not prevented him. We urge you most seriously, to employ all possible means for the final accomplishment of this so long desired settlement.

No doubt, if some of our people have sold their beavers in *Boston* at high prices in silver, they will feel encouraged to continue trading there, at least as long as the English are willing and they are able to make a profit on the goods and merchandises, which they purchase there at the same prices as here. But this would injure the Dutch trade and diminish the Company's revenues as you well understand, and must therefore be prevented, anyway merchandise imported that way must pay the same customs and convoy duties, as the goods, brought from here, and the duties

npon beavers, exported via New England, should be increased. We do not know, what duties are paid on beavers and therefore must call on you for information, while we give you to consider, whether it would not be more advantageous for the Company to have these duties demanded and collected by officers of the Company, because the farmer of the customs contracts for one half only and less, as experience must now have taught you. We leave this to your consideration.

You have not been correctly informed in regard to a renewed request of the oppressed Piemontese for transportation to New Netherland, but we have been approached on a similar subject by and in the name of the Protestant people of Rochelle, who are now also considerably oppressed and deprived of their privileges. Although we cannot as yet say much about it, it is not unlikely that it will go on some time and then we shall not fail to give you timely notice before they arrive, that you may make the necessary preparations. As in the meantime more and more people will come there from here every day, we think, that you should not delay the purchasing of fertile and conveniently located lands from the natives, to anticipate the English and be in possession of these lands more rightfully and peacefully. You will act accordingly.

* * *

Your last letter informed us that you had banished from the Province and sent hither by ship a certain Quaker, John Bowne by name: although we heartily desire, that these and other sectarians remained away from there, yet as they do not, we doubt very much, whether we can proceed against them rigorously without diminishing the population and stopping immigration, which must be favored at a so tender stage of the country's existence. You may therefore shut your eyes, at least not force people's consciences, but allow every one to have his own belief, as long as he behaves quietly and legally, gives no offence to his neighbors and does not oppose the government. As the government of this city has always practised this maxim of moderation and consequently has often had a considerable influx of people, we do not doubt, that your Province too would be benefitted by it.

Extract from a Letter of Stuyvesant to the Directors; Enoroachments by Connectiout; $(\text{May }14^{\text{th}}1663).$

* * *

We rejoiced to learn from your letters the settlement of the difficulties between the Crown of England and our government, which somewhat diminished our fears and anxieties concerning further usurpations of your territories here, but did not quite allay them, as our last letter by the "Vos" may have told you. Our neighbors of Hartford have not yet desisted from extending their undefined limits according to their new patent, as enclosure No. — will tell you. You will also learn from it, how impossible it is to obtain a favorable settlement of the boundary question here from people, actuated by such a haughty and insatiable spirit and supported by a patent so ample and unlimited in regard to your territory, which is not mentioned in the articles of peace nor in the patent: this causes great anxiety to your faithful servants and good subjects. Our official position, honor and duty compel us to remind you once more, even to pray in behalf of your subjects, that the so often demanded and so necessary settlement of the boundaries be brought up for discussion by a special letter from their High: Might: and obtained from his

Majesty of England. You will understand the urgent necessity of it, if you consider the peremptory order of the Deputy Governor and General Assembly of Hartford to your subjects in Ostdorp, by them always called Westchester, the assent and submission to this order by the village in general and the fact, that this village is hardly one half of a league from Helle Gatt or Manhattuns Island and not a league from the North river.

COUNCIL MINUTES. A NEW HAMLET NEAR WALLABOUT; CHURCH AT AMESFOORT; VOLUNTEERS FOR THE ESOPUS WAR; TITHES; ENGLISH INTRIGUES ON LONG ISLAND.

May 26th 1663.

We humbly and friendly present to the Honorable Director-General and Council, that we have lately obtained from your Honors the grant of a piece of land in the rear of the Walebocht near Marcies' plantation and as your petitioners have cleared their enclosed lots, some of them having already planted and sown, while others are beginning to plant and as we would live very far from our property, we request altogether, that we may be allowed to form a hamlet there among ourselves, to protect our property. Not doubting, that your Honors will grant our request and do us a great favor, for which we shall always feel obliged, we await etc.

Signed:

Thomas Lambertsen
The mark of Tennis Dickson
The mark of Jan Damen
George Probatskin
The mark of Tennis Cornelisse
The mark of Direk Jansen Hooglant
The mark of Winant Pietersen

The mark of *Heindrick Claesen*.

After reading the foregoing petition, it was decided: Fiat quod petitur. Date as above.

Toregoing petition, it was decided: Fiat quod petitur. Date as above.

To the Noble, Very Worshipful Director-General and Council of New Netherland.

Evert Dircksen Van Nas

Heyndrick Jansen Been

The mark of Peter Petersen

The mark of Paulus Direkson

The mark of Dirck Paulussen

Teunis Jansen

Joost Fransen

Humbly and respectfully show the Schepens of the village of Amesfoort, for themselves and for the good inhabitants of that village, that the petitioners are building a church, to hear Gods word taught therein, and as they have so far done the work, with the approbation of the Director-General and Council, at their own expense and trouble with great labor, but now find, that it shall cost much more, than they calculated, while the harvest of last year was a very bad one, which made them get in debt, therefore your petitioners humbly turn to your Honors and request, to be excused from paying the tenths for this year or that your Honors will make provisions for continuing the work on the church with diligence and for the honor of God's holy name. Wherewith &c

Amesfoort,

June 4th 1663.

Your Honors obedient servants

The Magistrates of Amesfoort
By their order, Adrian Hegeman, Sec^y pro hac.

The foregoing petition having been received and read, it was answered after a vote had been taken:

The Director-General and Council promise and herewith give for building the said church 250fl, beaver value, which the Receiver shall either pay to the petitioners or set off against the tenths.

Fort Amsterdam in N. N. the 7th of June 1663.

Lovinge Friends

These are onely for to convey the present wrytings* to be vppon Sight immediately manifested & published amongst your Townsmen, God pleasinge, I hope myselfe to Come, Eyther to send my deputies vppon Saturday next Into your Towne to see iff any vppon such honnorable Termes & favourable Conditions are resolved & animated either voluntary either vppon Souldiers pay to help destroy the Barbarous Indians, Sworne ennemies of the Christian Nation. Requiringe by these presents that yow wil provyde against that tyme a general towns meteinge and further the Case by Words & deed, soo much as shall Lay in your pouwer, wherein Confidinge I shall after my Love rest

Amsterdam in N. N.

Your Lovinge Friend & Govern^r
P. Stuyvesant.

this 25th June 1663.

Copies of the foregoing letter were sent to the Magistrates of Middelburgh and of Vlissingen.

To the Noble, Very Worshipful Director-General and Council of New Netherland.

Respectfully shows Thomas Terry, that with your Honors approbation and consent the Magistrates of Hemsteede gave and granted the petitioner a parcel of land in Hemsteed Bay, on condition that the petitioner should take possession and cultivate it within two years, which term is about to expire in four or five days. The petitioner has now come to take possession, but there are some Magistrates who will give him the land, while others and with them Mr. Risbil [Richbell] who lives at Oyster Bay and claims, that this piece of land belongs to his patent, are not willing, he should have it. In order to begin making an enclosure around the said land and planting it, the petitioner left there £40 sterling, but he now finds to his regret, that the persons, who took the money and had the matter in charge, have not begun, much less furthered the work. As both Oyster bay and Hemstead bay are in this Province of New Netherland and as your Honors may approve and confirm the grant of this piece of land, your petitioner turns to you with his humble request, that you will concede the land and issue your patent for it to him and because his circumstances prevent him from starting promptly with his whole family and his animals, to come and live on the said land, he humbly prays, that your Honors will allow him another year, before he settles there: in the meantime he will cultivate and plant it as well, as it can be done in his absence. If your Honors should not deem it advisable, your petitioner still intends to carry out the contract, written in English here annexed. Remaining &c

Your Honors' humble servant.

^{*} A Proclamation calling for Volunteers against the Esopus Indians, for which see Vol. XIII, p. 259

This Indentor or contract made betweene the inhabitans of the Towne of Hempsted one Long Island in the New Netherlands one the one part and Thomas Tery and Samwell Dering plantors one the other parte witnesseth that the aforesayde inhabitans of Hemsted vp one the sute and request of the above sayde plantors for granting them liberty to settl themselves one a parsel of ground one the Northside of the Island on the Est side of our harbour on the west side by that bay commonly called Hemsted Harbor on the south side by the Harbor Hill and soe by an Est Lyne to runn as farr as thire bounds goe and soo downe to the North sea, the sayde inhabitans of Hemsted doe grant thire request and ffrely give Leave to the aforesayde plantors to settl themselves and sym others of thire ffrends to settl one that tract of land above menshoned to have and to hold it and freely to injoye it and the privileges thire of to them and thire sucksesors as wee our selves dooe hold and have held it with the privileges thire of by ovr pattn with these condishons: that the aforesayde plantors shall ingage them sellves or ani that they shall bringe or ani of thire sucksesors not to trespas against the Towne of Hempsted by letting of ani of thire cattel com vp one great playns and spoyle thire corne or dooe like harme; and if they shall to make full satisfacton to ani person or persons soe ronged — alsoe the above sayde plantors dooe ingage themselves or ani that they shall bringe or thire sucksesors not to bring in ani quakers or such like opinest to be inhabitators amongst them but such as shall be approved of bye the sayde inhabitans of Hemsted and furdermore they bynde themselves and thire compani that shall settl with them an inhabit in the aforesayde plantation or tract of land granted by the Towne of Hemsted to be subject to the Towne of Hemsted according to thire pattn accounting yourselves and bing members of the Towne of Hemsted — and where as it is above sayde that those that shall be admitted as inhabitans of the above sayde tract of land together with the above sayde plantors shall or ought to be such as the inhabitans of the Towne of Hemsted shall approve of — that is to be see vinderstood that those shall be admitted as inhabitans of the abovesayde place shall have Letters of commondations and aprobation from the Magistrats or townsmenn of the place from whence they came that they have bene and are like to be good members. Memorandum the word planters is thrise enterlined and all see thes words select townsmenn, in witness to the dve performance of these premises both parties dooe sybscribe thire hands this forth daye of Julye stilo novo in the yere of ovr Lord 1661.

Mem: that if the aforsayde plantors dooe not come to possess and settl one the above granted tract of land within the spase of 2 yeres, that is to saye by the beginning of Jvlye in the yere of ovr Lord 1663, the above made grant to be voyde & of none efect. RICHARD GILDERSLEVE ROBET JACKSON ROBET ASHMAN JOHN SMITH THOMAS TERREY SAMWEL DERRING

INDIAN DEED FOR LAND IN HEMPSTEAD, L, I,*

November 13th 1643.

(From papers of the Carman Family)

Unto men by these Presents that wee of Masepeage, Merriack or Rockaway wee hoes name are hereunder written have sett over and sold unto Robert Fordham and John Carman on Long Island Inglishmen the halfe moiety or equal part of the great plain lying towards the South side of Long Island to be divided or measured by a straight line and from our present town to be northward and from the North End of the line to run with a due east and West to the uttermost limits of itt and from both ends to run down with a strait square line to the Southside with all the Woods, Lands, meadows, marshes pasture appurtenances hereunto belonging containing within the compas of the said lines to have and to hold to them and their heirs and assigns for ever, in witness whereof wee have hereunto sett our hands day and year above written

Signed and delivered in the presence of

> STELLEN SON John Rockwall Francis Conor

the mark of the Sagamore of Masepeage AARANE his mark Pamaman his mark Remot his mark WAINES his mark WHANAGE his mark Yarafus his mark

This is recorded in New York taken out of a Deed that is kept in the Records of Hempstead and not entered. This Copy is taken by Micah Smith Clerk of Hempstead as well as I could by reason of its being very much shattered.

In the thick book fo 300.

as witness my hand MICAH SMITH

Whereas there hath bene graunted to Mr. Thomas Terry by the towne a certaine tract of land at Mattinacock, as appeareth by the Covenant within written & there being not therein any Limitation of what number of persons or familyes shall be settled thereon. — Therefore it is now further hereby Confirmed & lykewyse agreed and Concluded upon, by Certain men formerly Chosen and appointed by the towne for that purpose and the said Mr. Thomas Terry, that he the said Mr. Thomas Terry shall settle seven families thereyppon forth with as Soone as Convenience will snffer and that the Towne shal have liberty (: if they see good:) for to make them vp Ten families at the Least. In witnes whereof both parties doe herevnto subscrybe their hands this 23d day of June 1663.

Witness

Jonas Houldsworth

RICHARD GILDERSLEEVE Clerk JOHN HICKES

THOMAS TERREY

Robbert Jackson Robbert Ashman bis marke JOHN SMITH

^{*} This document was received too late, to be inserted in its proper chronological place. *Micah Smith* was a Cornet in the Queens County Troop of Horse, commanded by Capt. *Daniel Whitehead*.

July 12d.

The foregoing petition of *Thomas Terry* and the annexed papers were received and the following answer was returned.

The Govenour and Councel doe by these presents graunt and Confirme the above mentioned agreement made betweene the Towne of Heemsteal & Thomas Terry and his associats, promittinge further him & his associats al Just & Lawful help and adsistance against any opposers.

Acted & given in our Court at the Fort N. Amsterdam this 12th of July 1663.

Most Noble Gonernor: wee hane Received yor Letter: and according to your Order we being some of the Inhabitance mett we have sent *Richard Cornell* to your Honour to agree about our tythes: not else we rest

Flishing, 16th July 1663.

Per me: Edward Frisher, Cler:

To-day Richard Cornell came before the Board and agreed with the Director-General and Council, that the village of Vlisingen shall pay one hundred schepels, one half of wheat, the other of peas, as tenths for this year.

RICHARD CORNELL.

This agreement was annulled by order of his Honor, Governor Richard Nicolls on the 19th of August 1665.

C. VAN RUYVEN.

Before the Council appeared Thomas Wandell, Ralff Hunt & John Cochrane, deputed by the village of Middelburgh to agree with the Director-General and Council about the tenths for this year. The Director-General and Council of New Netherland on the one part and the said deputed persons on the other part agree, that the village of Middleburgh shall pay as tenths for this year one hundred schepels, one-half in wheat, the other in peas and it is further stipulated, that the deputies shall endeavor to have the tenths for last year paid at the same time, if possible; for which they engage their persons and property. In witness whereof they have signed this at Fort Amsterdam in New Netherland this 19th day of July 1663.

Thomas Wandell P. Stuyvesant

Rafe Hounte his marke

John Cochrane

July 28th 1663.

The Director-General and Council on the one side and John Seaman, as representing the village of Hemstead, on the other side, have agreed, that the said village shall pay as tenths for this year one hundred schepels of wheat or the value thereof, deliverable on the beach.

Amsterdam in N. N.

JOHN SEAMAN.

Mr. Secretary.

Three persons came here to *Gravesend* yesterday, who called together the whole village and to-day read a commission, stating, that we were no longer under the Dutch government, but under that of *Hartford*; it was a simple commission, signed *Coo*. I have arrested him, but the

arrest was not upheld, because the authorities would not do it. Therefore I hold him for debt and must prove the debt at 10 °c.' to-morrow morning. Be kind enough, quickly to send me orders, what else I shall do or omit in this case. Patiently awaiting your orders and advice I am in haste this 24th of September 1663.

Your willing friend
The mark of Nicolas Stillwell M
made by himself.

To his Honor, Secretary Cornelis van Ruyven, at Fort Amsterdam.

September 24th

The foregoing note was communicated to the members of the Council*, who resolved, to send the sergeant with eight men to *Gravesend*, to take the rioters and bring them to this place. The following letter to the Magistrates was given to him.

Worthy, Dear, Faithful.

We have just been informed, that three persons have come to your village, who read there a document, stating, that you did no longer belong to this government, but to the Colony of Hartford. This is very strange, because we understand, you have done nothing about it. We have therefore deemed it necessary, to send the bearer hereof, our sergeant, with eight men, to arrest said persons and bring them here. You will please to assist, if necessary and if you are called upon. Relying hereupon we commend you to Gods protection and remain

Fort Amsterdam in N. N. September 24th 1663.

Your affectionate friends the Council of NewNetherland

By their order: Cornelis van Ruyven, Secr.

Thesday, the 25th of September, at 9 o'c. A. M. the sergeant and his detachment returned, bringing with them the person, who had carried the letter to Gravesend and read it there. His name is James Christy. The sergeant reported, that he had delivered the letter to the Magistrates, who after reading it, had answered "There he is", pointing out said James Christy, "you may take him with you, if you like." As night was setting in, the sergeant said, he had intended to remain there until morning, but some people warned him, that upon his arrival several persons had been sent out, apparently to call up the inhabitants of the nearest English village; then he resolved, to set forth at 2 o'c. in the morning, doing which he arrived here next day.

September 26th, at 8 o. c. a. M Lieutenant Stillewel arrived here from Gravesend and reported, that last night about 9 o. c. a young man had come to his house, who, after a few words, proposed to drink the health of a certain girl in Gravesend. This was done and while the toast was going round, the young man said, "Go on, I shall return immediately." He had just left, when another young man came in hastily and told Stillewel, that there was a party of men on horseback and on foot near his house. Stillewel went out and having walked a few steps from his door, they forthwith took possession of his house, saying, they would have Stillewel alive or dead, because he had caused James Christy's arrest; it was so dark, that they did not see Stillewel; he got away and went to the house of his son-in-law Brittingh, whom he sent to see, how they had treated his wife. Returning he said, that they had made themselves at home in his house, drunk two ankers of brandy, which they found in the cellar, lighted candles every where and opened all doors, but

^{*} Stuyvesant had gone to Boston on the 6th of Sept. to confer with the Commissioners of the United Colonies.

they had not taken any goods. He therefore resolved, to come here and report, which having been done, it was decided, to send an express to the Director-General at *Boston*, that he might inform the General Assembly there of this occurrence.

It is said here, that the party, which came to *Gravesend*, numbered about 150 men, gathered mostly at *Westchester*, *Middelborgh* and in that neighborhood.

Examination by interrogatories of James Christy, now a prisoner, before the Council.

James Christy answers: About

32 years old and born at Jans Town in Scotland.

At Middelborgh in New Netherland.

He was sent by John Talcott to Mr. Coe at Middelburgh with a letter, of which he delivers a copy.

Yes; he had verbal instructions from Capt. Talcott, to go to Vlissingen, Hemstead and Rustdorp to sound the inhabitants about their leaning towards the government of Hartford. He had private business to attend to at Hartford and Talcott had requested him, to take the letter, he acted only as messenger.

No.

Where he resides ?

How old and where born?

Upon what authority and under whose orders, he has presumed to come to *Gravesend* last Monday and there to read first to some private persons, afterwards to the whole community a writing, inciting to sedition and to sound the inhabitants concerning their leaning towards the government of *Hartford*.

Whether he has had order to go to the other villages, inhabited by *English* people?

What induced him, an inhabitant of this province, to let himself be employed in such a seditious undertaking?

Whether he knew and had not been promised, that he would be released by force, if he were molested or arrested.

This examination was held at *Fort Amsterdam* in *New-Netherland* on the 26th of September 1663 in the presence of Councillors *Nicasius de Sille* and *Johan de Deckere* and of *Carel von Brugge*, who understands both, the English and Dutch, tongnes.

Harford, Augst the 24, 1663.

Captaine Coe, after the presentation of our respects to your selfe & our good frinds with you; you may please to understand that yours by the barer heerof is com to our hands the 22 of this instant with in tow hours after the general asembly broke vp: so that at this tim we can not sted you accordinge to our desyers our magistrats being dispersed they cannot now meet in Counsill to conclude anythinge as will make for your comfort; but if you present anything to y° Courte in October next the second thursday of y° month it will be duly considered and we shall doe our indeavour to prompte that as may be condusable for your good; we vnderstand that Steversone is bound for Bostowne to meet with the Commissioners there as we supose in referance to your affayres whoe formerly have bene vnder his government, on of vs viz Captaine Tallcott is to goe with our gouernour Commissioners for our Colony whoe will doe what may be for your inlargement. In the meane whille we supose Steuerson dare not in the least ofer any Injury to any of you; and after the meetinge of the commissioners at October courte the Courte will the better be fitted to know how to acte towards your selves or any of the townes about you if there were a generall concurrance in desireinge of submittinge to our gouernmente wee supose it wold much

promote the end aimed at by you. sir we know not further at present to saye vnto you and therefore shall conclude with our respects to your selfe and all our good frinds with you and remaine your assured frinds and servants.

JOHN TALLCOTT, JOHN ALLYNE.

This is a true coppy taken out of the originall by me

JAMES BRADISH, CLARKE.

The foregoing is the letter, delivered by James Christy and mentioned in the examination.

To-day Richard Smith brought the following note, which he says he received from Pantom, to be delivered to the Fiscal:

Surr we vunderstand that by the instigation of a bisey pradmaticall ffelloe you have apprehended and imprisoned one of our Coliny, these are as you desiar to kepe a good Corrispondesey with the English and our Coliny in Contitoote espeshally vpon the Recate hereof to Release and seat at Liberty the aforesaide prisoner if not we shall Resent it as a breach of the pease and ackt according to the neatar of the Case and ffor Stilwill as we have according to our Commission persened him though he have with drawne himselfe shall make him Respongabell as sone as we cann catch him and-thus with my Respects I Remaine your frind as you yease ours I desiar a spedy answar.

Juny Coo.

Midilburrough 1663 September 14.
To the manhare* Siley

RICHARD PANTON
ijn the name of Rest.

The following letter in English was sent to the villages of Vlissingen, Middelborgh, Rustdorp, Gravesend and Hempstead:

Trusty and welbeloved friends.

We are certainly informed & have found yo same indeed that diverse persons driven with a spirit of mutiny ayming at nothing but to fish in troubled waters to their owne particular profit have undertaken to deceave & seduce ye trusty inhabitants of this province & faithfull subjects of ye high & mighty States General of ye Vnited Provinces & ye Worshipfull previledged West Indian Society endevouring to excite & stirre them up to sedition & mutiny, with many & false reasons & inducements, which practize of theirs not only directly crosses the articles of peace ratifyed between his Majestie of England & yo forementioned Lords States General, but also against the agreement of yo separation of bounds, made & concluded at Hartfort in New England with yo United Colonies of New England. And although we are certaine, dat you according to your obliged duty & sworen oath wil not give any care, much lesse consentment to such troublesome spirits. Neverthelesse by this present occasion we could not omit by these presents to require, recommend & ordain, that if it should chance that such mutinous spirits & troublesome persons should come into your towne, for to molest & disquiet ye good inhabitans of ye same & to drawe them of from their dutie that you presently would take hold of them & presently to send them heither, upon ye charges of ye worshipfull Companie or else to give us timely notice of their actings to ye end that such persons might be seased upon by us, that throw that meanes the disquietnes & molestations which might issue thence, might be hindered & prevented, that the good inhabitans might continue in quietnes, peace & unity, as they have done through godts blessing hetherto, In confidence of which after hearty greeting & salutation, we recommend you in Gods protection & remaine

New Amsterdam in New Netherland ye 26 b 70 fer Ao 1663. Y^r Cordial & affectionate friends The Council of New Netherland.

Wee the inhabitants of *Grausand* in the province of *New Netherld* to the highe Court of *New Amsterdam*, signific as followeth:

Vppon the second daye of this weeke a messenger from Harford in New England come with a message to us in the Generall; And saying it was non other, then what to the Gouernour at Munnatous hee would Declare whereuppon hee desired the neighbours mighte heare it, But manye did not; and of what wee heard wee neither could take coppie of from him-or give Answer to him, which is but reasonable amongst men to have done: Because Stillwell as an vnreasonable man, in a violent manner spake: Sayeing hee was Magistrate & hee was Schout, hee threatned in a violent manner or officers what hee would have done to them; hee caused violence to bee vsed to the messenger; hee caused a greate Hubbub and furie in our towne; hee occasioned the like in our neighbour Townes, About this thing that as formerly in the same nature before hee com amongst us, wee have and now mighte have acquinted you with, without this greate disturbance, weh hee hath made and hee only: and the hurt hee hath done, you are not sensible of; as you are not of his reallitie to you; further the said Stillwell declared as if you was jealous of vs, and that he was left of purpose from the Sopers* vioage at this time: and that hee had Commission given him from you to doe what hee did and with many prouoking wordes he vsed amongst vs; vntill you hearewith bee acquinted; hee openly declared what great power hee had namely 300 men at Commaund and that hee would have John Coes Mill in 3 dayes, these and much more hee spake which by men of other townes then amongst vs; and hearing: was rumoured and carried through the countrie to further hazzarding the present peace and your interest therein. But as concerning our subjection & obedience to you in all lawfull things, we still remaine: But vnto Stillwell wee shall not performe or acknowledge any, wee knowing him the greatest disturber of or peace, that ever come: though at this time wee sufferred him as hee hath done: And if the euent of his carriage & Actings proue well vnto you at this time in the Issue, then hee will have his rewarde & wee are contented:-furthermore we informe you that the last night a partie of men came into our Towne, which when the officers vnderstood the demaunded of them, wherefore they come, they answered it was for one of the Kings subjects and for Stillwell, which they had heard had apprehended him vppon the King of Englands Land some other words to them was vsed about theire see coming whereby or people would bee disturbed; they replyed neither man woman or childe should bee disturbed by them & presently they retreated & quietlic & peaceablic went their waves, soc if any report or relation bee contrary hearevnto neither beleiue nor give creditt vnto it, this being not: all we have to saye, till further occasion is offerred.

Gravesd 26th 8th moth 1663.

prmee Will Gouldings.

st: no:

in the name and behalfe of the Inhabitance

The preceding letter having been opened and read by the Council, the following was written to the people of *Gravesend*:

Worthy, Dear, Faithful.

We have received your letter by your deputies Charles Morgan and William Willekens and consider, that it contains two points. The first is a complaint against Mr. Nicolas Stillwel, our Lientenant, whom we therefore heard in presence of your deputies and confronted with the same. We find it is more a wordy quarrel, than a matter of great importance and therefore recommend peace and unity to both sides. If Stillwel has been guilty of any violence in his expostulations, which he partly acknowledges and partly says, was used in the heat of passion, he has done it without our approval, but nevertheless we confirm and approve what he has done in detaining and arresting James Christy. We wish you had anticipated him in this manner and saved him the trouble, which would have pleased us much more. The second point is the relation or report about a party of disturbers of the peace and mutinous loafers. As they have already departed, we shall say nothing about them, but recommend to you herewith, not to allow henceforth such messengers, as James Christie, to speak to the community, but to send them to us under guard or detain them and give us speedy advice, that troubles, likely to arise from their proceedings, may be prevented and the good inhabitants continue to live in quiet and peace, as they have hitherto done with Gods blessing. We have no doubt and trust, that you will not fail always to protect the person and property of our said Lieutenant Stillwel against all invasions and violences and commending you to God's protection we remain with our greeting

Fort Amsterdam the 27th of Septhr. 1663. Your affectionate friends The Council of New Netherland.

Thursday, October 9th 1663.

Present, the Director-General *Petrus Stuyresant*, the Councellors *de Sille* and *de Decker* and the Burgomasters of this City.

Whereas last night a letter, written at Middelburgh upon Long Island, informed us, that a party of mutineers had again taken up arms and was stirring there, to reduce that and other villages on Long Island for the Colony of Hartford, which causes no little trouble to some well affected people, they being threatened every day with loss of their property, if they do not also take up arms against the Dutch,

Therefore it is resolved in order to prevent such mischief, that Captain *Thomas Willett* and Mr. *John Lawrence* shall be requested and commissioned to proceed with Secretary van Ruyven to said village and to inquire of the Magistrates, by whose authority and commission these rebels presumed to act, who were the ringleaders and what their meaning and intentions are. They shall report to us, how and by what means these rebels may be stopped and resisted.

To-day appeared at Fort Amsterdam Jan van Cleef, who reported, that he was sent by the inhabitants of New Utrecht on Long Island to inform the Director-General and Council, that about 300 Englishmen have gathered at Jamanica, also called Rustdorp, who intend to come to the other villages, Dutch as well as English, and to summon them. He says also, that the son of Mr. Stillwell went there yesterday in the forenoon, to make peace, as they say, between these Englishmen and his father about the arrest of James Christy.

Eight mounted and well-armed men came yesterday morning to Jamanica, to wit, Barthol-

oneus Appelgaet, Charles Morgan, Natingh, Thomas Witlock, James Hubbard, William Goulder, Goetman Ben and N. N., who on starting had called out to some New Utrecht people, happening to be at Gravesend, "How is it now? Will you be the King's or the States' men" and then they rode off.

An Englishman came yesterday to New Utrecht, who had hired two oxen to somebody there and now took them away, saying, he knew, that they would be attacked by some English people and if they resisted, the English would try to ruin them completely. He came therefore for his oxen, because he did not wish to suffer loss.

This report was made by said Jan van Cleeff in the presence of the Director-General, the Fiscal and the two Burgomasters of this City, at Fort Amsterdam, the 6th of November 1663.

After hearing the report of Jan van Cleeff, the following letter to the people of New Utrecht was given him:

Worthy, Dear, Faithful.

The bearer hereof, Jan van Cleef, came before us and said, he had been sent by the inhabitants of New Utrecht, to inform us, that there are at Rustdorp 300 men in arms and ready, to reduce not only the English, but also the Dutch villages on Long Island for the Colony of Hartford. If they should come to your village, you will assuredly know what you have to do. We wonder, that we received no written information and as far as we are concerned, we have heard nothing about it. However, if some should come and make such propositions to you, then you must properly defend yourselves and inform these rebels, that they are to address themselves to the Director-General and Council, if they have any thing to say. Relying hereon we are with our greetings

Fort Amsterdam N. N. the 6th of Novbr. 1663.

Your affectionate friends.

Dear friends.

We are credibly informed, that some unruly persons are presuming,—we do not know on what conditions or under whose commission and authority,—to trouble and excite the good inhabitants of this province, English as well as Dutch, settled under the jurisdiction and protection of the High and Mighty Lords States General and the Lords Directors of the W. I. Company. They intend to come to the village of Gravesend, to proclaim there another government and jurisdiction. All our well affected subjects are therefore hereby required, not to believe them, but to keep and continue quiet and peaceable as they have done hitherto, until the differences about the boundaries shall have been settled in Europe. We have ordered and required, as we herewith do, Mr. Nicasius de Sille, Councillor and Fiscal of New Netherland, to proceed to all the villages in this Province of New Netherland and oppose such mutinous, illegal acts, proceedings and proclamations by legal measures and we request all and everybody, who shall see this, to assist and aid him.

Fort Amsterdam in N. N. 6th of Novbr. 1663.

Note: The Fiscal was to-day sent to Gravesend with the above letter, written in English; he had orders to proceed to the other English villages, if he thought it advisable.

The Director-General and Council with the Burgomasters of this City have especially taken into consideration the unlawful, obstinate and unwarranted proceedings of the English at Hartford, who cannot be diverted by any inducements or reasoning from their unfounded pretenses and claims; the journals kept by the Director-General, of his transactions at Boston, and by the Commissioners, of their proceedings at Hartford, fully prove this. The English pretend, that the provisional boundary agreement, made at Hartford in 1650, is null and void, because his Majesty of England has now definitely fixed their boundaries, and pursuant to their patent they must and shall take under their protection Westchester and the English villages of Long Island; they have already done the latter, one hundred Englishmen on foot and on horseback have been in all English villages on Long Island, have called together the Magistrates and inhabitants, said, it was the King's territory and they should no longer pay tenths and other taxes to the Dutch government: they have deposed the old Magistrates and appointed and sworn in others in their places. Our weak military force, the dangerous and still continuing war with the savages, fear of the total ruin of the country people, if we were to take hostile measures, prevent us from doing any thing against them without express order, advice and the promised support of the Company. Having often considered and weighed all this, we have judged it best and most advisable for the good of the Company and of the country people, to answer the propositions, made by Hartford, as follows, in the hope, that thereby further invasions of the Dutch villages may be prevented, until we have made some agreement with the English or received orders from the Fatherland.

Fort Amsterdam in N. N. the 15th of November 1663.

P. STUYVESANT
NICASIUS DE SILLE
P. L. VAN DE GRIFT
O. STEVENSEN VAN CORTLANT

Letters from Director Stuyvesant to the Governor and Council of Connecticut about the Claims of the latter.

Right Honourable Srs & Lovinge Neighbours.

Yours of the 12/22 Octobris sent by our intrusted agents I have received, unto which I should sooner have returned a answer iff my sickness had not hindered, the which is only the Cause that for the present I can not answer vnto the Particulars accordinge vnto our desyres & y^r expectations only I was in hoops that between your and our deputies a favorable & Confortable issue answerable vnto both our Superiors in Europia, Should have bene attained, but Conferringe your honn's propositions and our Intrusted agents answers, wee doubt not that by neerer meetinge, either with the Right Honnourable Commissioners off the United Collonies or accordinge to your Honn's motion by our Superiors in Europe, either by a mutual accord, by a third person or Persons mutually Chosen, the differances as yet may be ended: these may assure your Honn's that we shal be Ready to promote al wayes off Peace and friendship to that effect and shal attend all meanes for a happy Conclusion off all the differances that are fallen out between vs and therefore until that tyme we shal rest and acquiesse in what your honn's Committees and our agents had proposed only that all things Justly and Rightly may be understood, wee beinge not so wel acquainted with the propriete off the English phrases, especially with the word Coercive power, iff thereby is vuderstood any Violent and Constraintyff pouwer we'n wee never have used

over any English or Dutch, wee Rest and acquiesse in your honn^{to} proposalls to witt That Westchester by us called Oostdurp shall abide vuder Connecticuts Colony, vutil the Limits shal be determined, either by our Superiors in Europa, either by indifferent persons mutually Chosen. Your honn^{ts} forbearinge to exercise any authority over the Plantations of Heemstead, Jameaco, by us called Rusdurp, and others; wee shal forbeare to use or to exercise any Coercive pouwer, (it being understood as aforesaid) over them, until there be a determination off the case, and wee are also accordinge to your honn^{ts} motion Content, that the Issue of these differences may be ended by a mutual accord, or by a third person or persons mutually Chosen by vs or by our Superiors in Europe, and that the Magistrates now in beinge one Long Island shal Continue vntil there be an Issue made off differences.

Wee also absolutely Condescend in the following propositions and advice off your honn's & our agents.

Tour honners seeinge that wee (: beholdinge as yow ware please to doe in the behalfe off his Royal Majesty his interest and Claime; the Claime and intrest of our Superiors, the high and mighty Estaets Generals off the United Belgieq provinces & the honnourable Lords Bewinthebbers our Lords and patrons;) for peace sake and for to avoid further troubles and Bludshead, Soo farre have Condescended in your Proposals wee hope and doubt not your honn⁴ accordinge to their real expression wil not Countenance any Irregular proceedings or actings, nor give any encouragement to seditious Spirits, but that yow wil endeavour to Suppresse such persons that shal act and doe against these proposalls, accordinge vnto your homn⁴ further advice al persons Concerned both English and Dutch to carry it peaceably Justly and friendly: Wee hether to have attended and shal doe soo stil, vntil a amicable, Comfortable for both Nations and before our Superiors a answerable issue may bee obtained and Concluded, whereunto expectinge your honnours favourable Construction and answer I shal rest.

Amsterdam In the

Your honn's Lovinge friend & Neighbour,

N. Netherlands this 5th off Novembr 1663.

NOTE-This letter was written on the 5th inst., but was not sent until the 15th by Mr. John Simon (Seaman.)

Right Honourable S^{rs}.

The Inclosed because off my weaknesse not sooner being Dispatched and by want off opportunity not beings ext forth, wee ware in the meane whyle informed that sum inquiet troublesome and seditious spirits and amongst others one John Coe junior and Anthony Waters in a verry unlawful & irregular manner had gathered together a Company to the number off about foure soore horse & foot, & have in such manner & Posture presented themselves in the English townes and have put downe at the ould magestrates and set other in the place, have threatend both English & Dutch to fyre & to Sword iff they would not Ilde to their valawful & irregular actings and proceedings, it beings soo as wee Credibly where Informed, and the bearers off these presents your honn'n may informe more fully, which doeings beinge absolutely Contrary vnto your honn'n proposals and Last receaved Letters, Sent by our intrusted agents; wee hope & Can not imagen our selfs, that yow have given or wil give hereafter any encouragement to such irregular, vnlawful & seditious actions, but that your honn'n accordinge to your real expressions will use and endeavor all meanes to suppress such persons, that thereby all further inconveniences off bludshed may be prevented, wherevento wee shal expect your honn'n speedy and Categorical answer, that wee may order our occasions therevento. Wee find ourselves much obliged for your honn'n honourable

acceptance & entertainm¹ shuwed vnto our agents, wee shal not bee wanting iff occasion present to show the Lyke Neighborly Courtesy to any off yours. Soo after me Love & Service I shal rest. Amsterdam in N. Netherld Your honurs Loveinge Friend & Neighbour. this 15th off Novemby 1663.

COUNCIL MINUTES. CONFERENCE WITH LONG ISLAND INDIANS; APPOINTMENT OF MAGISTRATES; MILL
AT BUSHWICK: OFFICES OF RECORD ESTABLISHED ON LONG ISLAND.

Monday, the 7th of January 1664, *Tapausagh*, Sachem or Chief of the *Long Island* Indians and *Rompsicka*, alias Capt. *Lambert*, appeared before us, the Director-General and Conneil, the Burgomasters of this City and the below named interpreters being present.

Tupausagh and Rompsicka reported, that about 6 days ago he, Tapausagh, and a squaw were summoned by the English to come to Vlissingen and were told by them, that a parcel of land, upon which they set, had not yet been bought and they had it in charge and an order from their King, not to settle on any land, not bought and paid for. They would therefore purchase the land. The Indians were asked, who had summoned them, and replied William Laurens, however when they came there, William Laurens was absent; but Mr. Noble and Robert Terry and Mr. Douthy and many others, a house full, said to them, "We want to buy the land from you." Being further asked, what they had replied, they said, the woman had told the Englishmen, she was willing to sell a piece of the land, upon which English people sat and which lies nearest, but not all together. The English wanted to buy the whole, upland, meadows and all. He told them, he would confer with his people, whether they desired to sell the land. The English then said, they should fix the price, whereupon they, the savages, told them, "Why should we fix a price, as long as we do not know, whether our people will sell at all or not? If they desire to sell, then we first want to see the goods."

Asked, whether the people of Hemstead and Rustdorp or Jamenico had not summoned them too, they replied, "no," but Mr. Hicks and his son had also been at V lissingen; they had only been listeners and had not spoken. They further report, that the English had said, three ships would come from England, to drive out the Dutch and Stuyvesant, all the land belonged to them and if Stuyvesant tried to do anything, they would bind his hands on his back and send him out of the country or kill him; but if he kept quiet, it would be well and he might remain in his own house and on his land, like any other man.

The report of these savages having been heard, they were told, that all the land on Long Island, now occupied by him and other savages, had been conveyed to the Dutch by Mechowolt, then chief of Marsepingh, the father of Tapausagh, on the 15th of January 1639 and that since that time the conveyance had been renewed and confirmed in his own presence on the 12th of March 1656. He was therefore told and warned, that he must not presume to sell or convey to anyone the said lands, so many years ago conveyed to us by his father and by himself, because they are and have long been our property. Date as above.

The interpreters were Surah Kierstesde, Lieutenant Couwenhoven and Sergeant Peter Wel.

Thursday, January 10th

The Director-General and Council received and read the nominations made and submitted by

the Schont and Schepens of the village of *Midwout* on *Long Island* and selected from their number as Schepens for this year, in place of those, whose term expires:

François de Bruyn and Balthasar Vosch.

All and everybody are ordered, to receive and acknowledge the said persons as such Magistrates.

Fort Amsterdam in N. N. Date as above.

January 28th

Received and read the petition of Abraham Jansen Timmerman, who requests permission to build a mill near the village of Boswyck.

Answered:

Before a definitive answer is given, the petitioner must come with the Magistrates of Boswyck before the Council and give some information as to the place. Date as above.

Honorable, Wise, Prudent Gentlemen, Honorable Director-General and High Council of *New Netherland*.

The Commissioners of the village of Boswyck have read your answer to the petition of Abraham Jansen Timmerman and by our messenger we have inquired among the inhabitants of Boswyck, whether anybody would be injured by Abraham Jansen's intention to erect a water grist mill on Mespathkil at a place well known to them. The messenger reported, the inhabitants had told him, that such building would not be in their way, but they heartily wished, that it was already erected, because it would be of great advantage to our village. of the said Abraham Jansen can satisfy the owners of the meadows, the soil and the water, we, the Commissioners, have no objection on our part and allow him to erect a mill. Commending your Honors to Gods blessing we remain

Boswyck, Febry 1st 1664

Your always ready servants

By Order of the Commissioners of *Boswyck*B. Manour, Secretary of *Boswyck*12 1 1664.

February 74h

Abraham Jansen Timmerman came before the Board and exhibited, pursuant to the appointment of January 28th, the written answer of the Commissaries of the village of Boswyck, which having been considered by the Director-General and Council, the petitioners request of the above date was granted and it is hereby granted, on condition, that he shall pay such taxes and royalties as other mills are paying or may hereafter have to pay and that he shall satisfy the owners of the land and meadows. Date as above,

To the Noble, Very Worshipful Director-General and Council of New Netherland.

Respectfully show the Schout and the Schepens of the villages of Midwout, Breuckelen and New Utrecht, that experience has taught and is daily teaching them, that many irregularities and

confusion occur among the inhabitants of said villages, because parcels of land, houses and lots, which have been sold, are not properly conveyed: for it often happens, that a piece of land, a house or a lot is sold four or five times without a deed for it having been given and a receipt for the purchase money taken, because the persons considered the trouble, loss of time and expenses, caused by coming to Fort Amsterdam to have the deed properly recorded in the Secretary's office. As it is an old custom in Holland, that all real estate is conveyed and transferred before the Schepens, in whose jurisdiction it lies, and in order to prevent the confusion and irregularities, likely to arise through the neglect of having it properly conveyed,

Your petitioners turn to your Honors respectfully requesting, that you will favor your petitioners with the authority and allow them in their aforesaid quality and by their Secretary of the four villages, to have the conveyances of real estate, already sold or hereafter to be sold there, made before the Secretary in presence of two Schepens of the village, where the property is situated. Also, that henceforth the petitioners may take acknowledgements, before two Schepens of the respective village, of mortgages and bonds: the petitioners shall keep a separate record of the conveyances and mortgages in each village. Which doing etc.

Your Honors' obedient servants
The Courts of Midwout, Amesfoort, Breuckelen and New Utrecht.

By order of the said Courts - Adrian Hegeman, Secretary.

Ordinance for the Recording of Deeds and Mortgages in Brooklyn, Flatbush, Flatlands and New Utrecht. Passed February 14th 1664.

(See Laws of New Netherland, p. 459.)

Worthy, Dear, Faithful.

Our answer to your petition is contained in the enclosure. This serves only to recommend and direct you to take care, that no deed or mortgage of any piece of land, house or lot be passed, of which no proper patent can be produced, so that our good inhabitants may not be cheated and misled, for deeds and mortgages of property, for which no patent has issued, are null and void. In passing deeds, mortgages etc you will use the seal, sent herewith, until further orders. Wherewith etc.

February 14th, 1664.

To the Noble, Very Worshipful Director-General and Honorable Council of *New Netherland*.

Noble, Very Worshipful Gentlemen.

The present desolate condition of New Netherland, caused as well by the English as by the savages, has induced us to turn to your Honors with the humble request, that you will please to call a meeting of the delegates from the several Dutch villages on Long Island at an early day and favor it with your presence, for we desire to select two men, who have property on Long Island and have suffered under John Scotts summons, and persuade them to go to the Fatherland

by the first ship and report to the Lords Directors and their High: Might: the Lords States General, what has happened to the village on *Long Island*: we have no doubt, that we will be snpported. Which doing we remain

Your Honors' obedient servants
The Magistrates of Amesfoort, Midwout, Breuckelen and New Utrecht
In their name,
Adrian Hegeman, their Schout & Secretary.

Received and read the foregoing request. It was answered:

February 21st.

The Director-General and Council find the request to be just and the petitioners have therefore permission, to meet in the village of Midwout on Thursday, the last day of this month. In the meantime they must inform the inhabitants of Boswyck, that they may come there either themselves or by delegates on the same day. The Director-General and Council or their representative will also be there then, to hear their propositions and consult with them concerning the welfare of said villages.

Fort Amsterdam in N. N. Date as above.

PATENTS FOR LAND ON LONG ISLAND.

Petrus Stuyvesant &c &c have given and granted to Adrian Huybertsen a piece of land, situate in Mespath on Long Island, north of Charman, South of Borger Jorissen, beginning at the kil, where Borgers mill stands, so that the meadow as far as the kil is included; forty eight rods wide and three hundred rods long, containing twenty four morgens; with express condition &c &c

Fort Amsterdam in N. N., the 26th of January 1664.

P. STUYVESANT.

Petrus Stuyvesant, Director-General &c &c, testify and declare, that to-day, date under written, we have given and granted to Claes Claesen a parcel of land on Long Island, situate in the village of New Utrecht, N. W. of Jacob Swart, S. E. of Albert Albertsen, on both, the South and North East sides and Easterly six hundred rods long, twenty four rods wide, containing twenty four morgens; also a piece of meadowland, number 11, containing two morgens one hundred and sixty rods, and a lot for a house and garden on the N. W. side of Teunis Idense and on the S. E. side of Thomas Jansen, ten rods wide and thirty rods long; with the express condition &c &c

Fort Amsterdam in N. N., the 29th of January 1664.

P. STILYVESANT.

By order of the Director-General and Council

C. Van Ruy en, Secretary.

Petrus Stuyvesant &c &c have given and granted to Gerrit Snediger a parcel of land, situate in Midwout on Long Island, West of the road, North of the Churchland, South of Cornelis Jansen, twenty seven rods four feet wide and six hundred rods long in a direction S. by W., containing twenty seven morgens forty rods; two pieces of meadowland in common with Jan Snedicker, the first, No. 4, seven rods five feet wide, containing two morgens, the other, No. 8, twelve rods wide, containing three morgens and stretching Southwards from the woods to the sea; a parcel in the flat No. 29, thirteen rods wide, containing two and one half of a morgen, stretching Southwards from the road to the woods; with express condition &c

Fort Amsterdam in N. N. the 29th of January 1664.

P. STUYVESANT.

Petrus Stuyvesant &c &c have given and granted to Cornelis van Ruyven, Secretary and Receiver-General of New Netherland, a parcel of land in Midwout on Long Island, North of Cornelis Junsens orchard stretching S. S. W., in width on the rear or East side fifty rods, on the Westside along the path eighty-four rods along the hill two hundred and seventy-eight rods and along Cornelis Junsens orchard three hundred rods, containing twenty-five morgens; also a piece in the first meadow, number sixteen, seven rods wide and containing two morgens; a piece in the farthest, No. 7, twelve rods wide and containing three morgens, stretching Southwards from the woods to the sea; a piece of flat land, No. 11, fifteen rods wide and containing two morgens three hundred rods: with express condition &c &c

Fort Amsterdam in N. N. the 26th of February 1664.

P. STUYVESANT.

By order: W. Bogardus, Clerk.

AGREEMENT BETWEEN THE DUTCH COMMISSIONERS AND JOHN SCOTT.

That whereas January ye flourth 1663-4 After a full debate between John Scott esquire president off the english of ye towns off Gravesend, Folstone, * Hastings, ** Crafford Newwark !! & Hemstead in ye Audience & by the free Consent off ye greater part of ye sayd inhabitants who declared yt it was ye minds of All theire neighbours that the sayd John Scott should agitate & treate wth ye Governor Stuyvesant or his Councell in ye premised capacity which being accordingly effected Articles off agreement were drawn between ye sayd John Scott in publike Capacity & Captain John Young who averred y' it was the desire of Coneticut to accommadate such a settlement as was agreed vpon between ye english off ye Towns Abovesayd in relation to ye Royalties off ye King off England & the Maintenance off his sayd Majesties late disposal to his Royall Highnesse James Duke of Yorke & Albany, Earl of Ulster Lord High Admiral of England, & the sayd Lord Stuyvesant & Councell having mett John Scott aforesayd according to agreement notwith, standing some petty iregalities transacted in ye same towns it is determined between John Scott esquire according to the premised agreement in ye name off ye King of England Charles ye Second our dread soveraighn & off his Royall Highness ye Duke off York as ffar as his highnesse is therein Concern'd & ffor the preservation off ye good people off ye towns Aforesayd his Maiesties good Subjects & ye maintenance off ye Articles betwixt England & Holland & ffor the prevention off ye effection of blood yt the english off Hemstead Newwark Crafford Hastings folestone & Gravesend & any other english on the sayd Long Island shall bee & remain according to their sayd settlement vnder the King off England without Lett or molestation from the Governor Stuyvesant & Councell in yo Name off our Lords the States-Generall & the Bewint-Hebbers for the space off twelve Months and longer (viz) vntill his Maiestic of England & the States-Generall doe fully determine the whole difference about ye sayd Island & the places adiacent & that tell then the sayd people his Maiesties good Subjects & his Royalties bee not invaded but have free egresse & regresse to yo Manhatans (Alias) New Amsterdam & all other places wholly possessed by the Dutch according to the fformer Articles off January ve 4th 1663 & that the Dutch shall have free egresse & regresse in all or any off ye said towns either in negotiation or administration off justice according to the Laws off England without respect to persons or nations & that ye Dutch towns or bouweries shall remaine vnder ye States Generall the afforesayd term his Majesties Royallties excepted and that ye sayd John Scott nor any one by him shall molest in his Matter name yo sayd Dutch towns directly nor indirectly; to the performance off yo premises in publike Capacity the parties to these presents have enterchangeably set to their hands & seals this twentie flourth off flebr: Anno 1663(-4): In the sixteenth year off his Maiesties raighn King &c Witnesse

John Underhill Daniell Denton O. Stevensen Cortlandt

J. Scott, (Seal)

Adam Mott

J. Backer John Lawrence

CERTIFICATE OF THE REMOVAL OF SOME ENGLISHMEN FROM SCHOOTS BAY IN 1640.

March 10th 1664.

The Director-General and Conneil of New Netherland certify and declare herewith at the request of John Cooper, a resident of Southampton on Long Island, that the six or seven Englishmen, who attempted to settle at Schouts bay on Long Island in the year 1640, were brought away from there by order of the Director General and Council, then in office, as shown in the annexed extract. It was about the middle of May 1640, after they had broken down the arms of their High: Might:, erected there long before, and, as they acknowledged, put up in place of it a fool's head. Eight years before, that is in the year 1632, subjects of their High: Might: had begun to settle on and occupied this western part of Long Island, eight or nine years before any other nation had settled on any part of Long Island.

Council Minute. Appointment of Magistrates for Long Island Towns.

March 20th 1664.

The Director-General and Council received and read the nominations, made and submitted by the Schout and Schepens of the village of Breuckelen on Long Island and continued

William Bredenbent and Albert Cornelissen, while they selected and confirmed from the nominated persons,

William van Couwenhoven and Frederick Lubbertsen.

From the nominees by the Schout and Schepens of Midwout Jan Strucker, William Guilliamsen

were selected and confirmed as Schepens there and from the nominees for Amesfoort

Peter Cornelissen and Coert Stevensen.

Fort Amsterdam in N. N. Date as above.

EXTRACT FROM A LETTER OF STUYVESANT TO THE DIRECTORS: FORTIFICATIONS ON LONG AND STATEN ISLAND; JOHN SCOTT, AND THE ENGLESH ON LONG ISLAND. (APRIL 26th, 1664.)

* * * *

The first point in your letter, requiring an explanation, is the wish, expressed by you, concerning the settling and securing of both Long and Staten Islands near the Narrows. Your Honors' servants are and have been taking care of this and carried it out some time ago by forming hamlets on both islands, according to the circumstances and the convenience of the places and soil as near to the Narrows, as the accommodation of settlers would permit. First the village of New Utrecht was formed and laid out on Long Island, about a quarter of an hour's travel inland from the Narrows, there being no convenient place nearer for the location of a village; it is settled by about 22 to 24 families of the Dutch or Netherland nation. A hamlet, not yet named, was begun on Staten Island about two years ago and has now about 12 to 14 families of Dutch and French from the Palatinate; it lies about half an hours walk from the Narrows, there being no more convenient place for a village nearer the water. Both these places were provided with commodious blockhouses as a defense against the attacks of the savages last summer; the blockhouses are built by putting beam upon beam and for their better defence are each provided with two or three light pieces of ordnance, of which one or two are pedereroes: the hamlet on Staten Island, being the weakest and too far to be relieved in time, is garrisoned with ten soldiers for its greater safety. We trust, that these arrangements satisfy your wishes in this direction.

* * * * *

As to the third and principal point, namely the unlawful, not to say decidedly hostile proceedings of the English, we do not desire to bother you with a repetition of our former report, but refer you to our last letters by the "St. Jacob" and "Vergulde Steere," duplicates of which go herewith. If you will once more read them and then take into consideration the proceedings of one John Scott, fully reported in a remonstrance from the Dutch villages of Long Island, which still remain under your government, (God knows, for how long,) and verified by attestations of the remonstrants, here enclosed; you will agree with us, that they prove sufficient that the malevolent English, John Scott, as well as the people of Hartford, have received further order, intelligence or encouragement from England, either from the King, the Duke of York or some other great men than their new patent; even though your opinion differs and you inform us, that they would receive no support from that side. Their hostile attempts and daily increasing threats and affronts, better known to us and the good inhabitants, than can be expressed in writing, are a sufficient proof, that they expect something else, unless your vigilance and the representations by their High: Mights: to his Majesty of England prevent it by the determination of the boundaries. If this cannot be accomplished speedily and before the summer, then we must fear as an inevitable

consequence, that notwithstanding the provisional patent and the peremptory orders and letters of the States General * to the English and Dutch villages, they will forcibly make themselves master of the whole of Long Island and further take possession of the North river and of the Esopus and the Newesings on the other side of it. A considerable number of people from Gravesend have lately been at the Newesings, to take possession of it.

You reply very categorically, that "so unbearable proceedings of so dangerous and farreaching consequences must not be suffered, but prevented by all possible means, anyway as far as with the power and means within your reach you can do it" and you further order and charge us in your letter of the 2⁴ of February **: "we therefore recommend to you herewith, to maintain the authority of their High: Might: and defend their jurisdiction with the means, now within your reach, and strengthened by the soldiers now sent to obey the letters of them, now within your maintain the patent now given and therefore to deliver immediately the letters to the village one. Long Island and the mainland, publish the patent, sending at the same time such military force, as you have there, to depose the Magistrates, appointed by the English and reinstate the former, after which you shall leave the soldiers in the said villages as garrison, to prevent the people of Hartford from returning and repeating their proceedings."

Very worshipful Gentlemen! We must confess, your recommendations and orders are categorical enough; to maintain the jurisdiction and authority of their High: Might: and of your Honors, to redress and revenge the affronts, to which we had to submit, it is requisite and necessary, that they should be carried out and we could execute them with the soldiers, now sent by you, and the force, which we had before, first in one, then in another village, as long as the soldiers were kept in one detachment,-if we had not to expect and fear something worse, namely an inevitable surprise and capture of all the Dutch villages on Long Island, still under your government, the total ruin and spoliation of their houses, cattle and fields and consequently unavoidable poverty. famine and destruction of the Dutch nation, who will not submit to English government. In your usual wisdom and far seeing judgment you can easily conceive these fearful consequences, if you will only recall to your mind, what has been done in this direction by one John Coe with about 70 to 80 men on foot and on horseback and shortly after by John Scott with 170 to 180 men, raised on Long Island only, without help from the Colonies and what we and the good inhabitants thought, judged and reported to you about it, namely, that they only hoped, desired and expected, to meet with firm resistance or to have somebody shot or wounded, which would have given them cause, to surprise, plunder and altogether to ruin the Dutch villages. You must further consider, that if the patent and the letters of their High: Might: shall be enforced conform to your orders and recommendations, if the illegally appointed Magistrates are to be deposed and the old ones reinstated and if for the support of the latter against the Hartford people only 20 soldiers are stationed in each English village, of which there are six, our little force will be scattered at once and each detachment left to the mercy of rebellious Englishmen of the village, where it is stationed. Should Hartford give them the least support and in case of opposition our soldiers be killed or of non-resistance be captured in further derision of our authority, then the whole province would be in danger and on the one side at the mercy of envious English neighbors, on the other side, and this is worse and more dreadful, of the barbarous savages. For these and other good reasons, based upon the present situation, and for the better securing the country and some Dutch villages and hamlets, we have deemed it best, to follow the advice of their High: Might:, that we should consider the state of affairs and our own means and keep the latter

^{*} See Col. Doc., Vol. II., pp. 218, et seq. & 219, et seq.

together for the preservation of what we still have, rather than to endanger everything by scattering our forces and offering resistance. It must be further considered, that for the sake of preserving the Dutch villages on Long Island and of keeping off the rebellious troops of John Scott, which as we said above numbers 170 to 180 men, foot and horse, also to save the said Dutch villages from being plundered, - we have been compelled, to make an agreement with him and his people for the space of one year, to the effect, that for the prevention of bloodshed and plundering the question about Long Island should be referred to our mutual home authorities, the subjugated or rebellious English villages remaining as they then were and the Dutch continuing in peace and quietness under your government. We would not like to break our word and promise by beginning hostilities or evade it in other ways, because we wish to deprive them and all others of reasons for complaints. We shall not fail in the meantime, to forward the letters from their High; Might;, of which some, that is those sent by the "Bever," have not yet arrived in the most reasonable and convenient manner to the said English villages, admonish them at the same time and see, whether we cannot induce them, voluntarily to come back to their allegiance. We hope to accomplish more by keeping our promise and using persuasion, than by hostile opposition; anyway it will place the country people into less danger. We long to learn the result of your representations to their High: Might: and through them to his Majesty of England concerning the needed and long desired settlement of the boundaries. If it cannot be obtained and accomplished and if your servants and good inhabitants do not receive further succor and sufficient protection from you or, upon your request, from their High: Might:, our sovereigns, then it would be folly on our part, it would be like running with our heads against a wall, to make a hostile opposition, much more to make an attack and do anything against our promises and the provisional agreement, even though only the direct necessity compelled us to make it. Considering our present force, the situation of affairs and the unsafe position, in which we still find us as regards the savages we deem it best, to await further developments or more help and succor and remain on the defensive, for they can bring into the field ten, if not twenty, against one of ours.

Council Minutes. Mill on Hogs Island; Gowanus Bay; Tenths.

Before the Council appeared Jan von Bommel, a carpenter, who requested permission, to erect a water mill near Hogs Island and that in consideration of the expenses, which he will have to incur, nobody else shall receive permission for some years, to build a mill in that neighborhood.

Having heard the request and having voted upon it, the Director-General and Council grant the petitioners permission, as they do herewith, to erect the mill, as desired, and during a period of three years nobody else have their consent, to build such a watermill in that neighborhood.

Fort Amsterdam in N. N., the 26th of May 1664.

To the Noble, Worshipful Director-General and Council of New Netherland.

Respectfully shows Adam Brouwer, in the name of the inhabitants of the Gouwanis and other persons on the Manhattans, that there is a kil between the end of Frederick Lubbertsens

land and the Red Hook, which could be turned into a passage to the Gouwanes and the mills, without going round West of the Red Hook, where the water is ordinarily very low; the said kil is now filled up with sand at one end, but with little trouble and labor it can be made navigable by dredging, so that boats, carrying one hundred schepels of grain or a full load of wood etc could pass through it. As your petitioner is aware, that neither he, nor the persons, in whose name he makes this request to your Honors, could presume or undertake to dredge and make the said kil navigable without your Honors' consent and approval, he humbly requests in the behalf as aforesaid, your Honors will consent and permit, that the kil may be dredged and made navigable as aforesaid at the expense of the petitioners, which would be of great advantage to the inhabitants here and at the Gouwanes and in times of hard weather would apparently prevent disasters. Awaiting your Honors' favorable decision etc we remain

Your Honors' humble subjects JAN PYETERSEN The mark & of Adam Brouwer GERRIT GERRITSE WILLEM BREDENBENT The mark 4 of Jann Beus The mark of Willem Willemsen JACOB TEUNISSEN REY The mark & of Petter Jansen HENDRICK WILLEMSEN The mark of Jan Pettersen Jan Gerritsen from Butenhusen The mark fof Berent Pettersen LOUWERENS VAN DE SPIGHEL The mark of Thomas Verdon HENDRICK JANSE VAN FEURDE ISAACK DE FOREEST

THOMAS LOURENS

Received and read the foregoing petition of Adam Bronwer etc and heard at the same Frederick Lubbertsen mentioned therein, as the meadow belongs to him. He declares to have no objection against the dredging of the kill, provided that it shall neither now nor hereafter prejudice his title to the meadow.

The Director-General and Council of New Netherland therefore allow and consent to the dredging of the kill at the expense of the petitioners, saving the rights of Frederick Lubbertsen and others, who may have interests there. May 29th 1664.

Whereas the Director-General and Council are informed that some of the farmers, living in the jurisdiction of the village of Breuckelen, have failed to pay their tenths according to covenant, although they have been called upon by the Schout and the Courtmessenger on several occasions, Therefore said Schout, Sr Adrian Hegeman is hereby authorized and directed, to summon and order such persons, who have not paid their tenths, to pay their dues in three times twenty-four hours on pain of execution. Date as above.

Extract from a Letter of Stuyyesant to the Directors: Engroachments by Connecticut: Effect of the States-General's Letters in Long Island. (June 10th, 1664.)

Although the English of *Hartford* have not committed any act of hostility since our last letter, they continue with their threats, invasions and claims. They have now purchased from the savages all the land between *Westchester* and the North river, up to the river, including the

several tracts of land, which Director Kieft or we had given out by the usual patents and which in virtue thereof had been occupied and settled by people of our nation, for instance the land of Jonas Bronck, also the land which old Van der Donck, his children and partners divided into several boweries and plantations, but which were deserted at the time of the massacre in '55, and several others, all adjoining this island, from which they are separated only by a very narrow kil, fordable at some places, when the water is low. The savages report, that they have also tried to buy other lands on the East and Westsides of the North river.

On Long Island matters are in terminis, as reported in our last letter, to which we refer. The five Dutch villages Amesfoort, Breuokelen, Midwout, New Utrecht and Boswyck with their dependencies continue, to remain so far under your government and jurisdiction, God knows for how long; the five English villages, Gravesend, Hemsted, which is half Dutch, half English, Vissingen, Rustdorp and Middelburgh, whose names and Magistrates were changed, as we reported, remain in revolt.

The letters from their High: Might: were delivered by the Underschont Resolved (Waldron) and Courtmessenger Claes van Elsland, as soon as the "Bever" had brought the last. We added to them an address, of which a copy is here enclosed. They had no effect whatever upon the English, at least not upon their intruding Magistrates and the followers of the latter. As the bearers reported, they hardly condescended to receive, much less to read them, but sent them immediately to Hartford, without having opened or read them, as if they wanted to say and indicate, "You may get your answer there."

We were informed yesterday by Captain Thomas Willett, Mr. John Lawrence and other well-affected Englishmen, that these letters of their High: Might: made neither any impression on the General Court at Hartford, who generally believed, that they had been fabricated and forged by the Company in Holland or by your servants here; they say, the States General have nothing to do with this province; they knew, it belonged to the King and was granted to them by their patent. The last General Court of Hartford has therefore resolved and decreed according to Captain Willetts and Mr. Lawrences advices, to reduce the whole of Long Island and to establish their government there. You may easily judge from enclosure No.—, a report made to Lieutenant Couwenhoven by Wapping Indians,* what will be the fate of the remaining part of New Netherland, if it should happen, that the English not only subdued Long Island, the key to the Northriver, either by anticipation or by force, but also came to occupy the Northriver to the Eastern bank, as they not only say and threaten, but of which we have proofs that they are doing it.

Petition of the Reverend Henry Selvis for his dismissal from the churches at Brooklyn and the Bouwery.

To the Noble, Very Worshipful Director-General and Council of New Netherland.

Gentlemen.

Your Honors' petitioner and subject respectfully submits, that with the special help and blessing of God he has served his churches in the settlement near the Director-General's Bouwery

and at Breuckelen and that he has now asked for his dismissal by the Company, the term of years, for which he had engaged himself, being about to expire. The dismissal was granted in consideration of the expiration of his time and of the great age of your petitioner's father, who obtained the discharge with the assistance of the reverend Domine Jacobus Friglandius, Pastor at Amsterdam, and wrote concerning it to the General.

He requests, that your Honors will consent to his dismissal and considering the ships are now ready to sail, allow him to depart in the "Bever," in which he came. He has no doubt, that when D^o Samuel Megapolensis, Pastor and Medicinae Doctor arrives, your Honors will have a good opportunity, to fill your petitioner's place, and that your Honors will give the petitioner a favorable reply.

Amsterdam in N. N. the 17th of July 1664.

Your Honors' humble servant Henderickus Selvas.

After a vote had been taken, it was answered: Fiat q⁴ petitur. Done at Fort Amsterdam in New Netherland, the 17th of July 1664.

Extract from a Letter of Stuyvesant to the Directors: Impribonment of John Scott;

Long Island and the English; (August 4th 1664.)

We confess, we informed you * and it is our opinion, that not all has been lost yet, which might not be recovered and replaced by an equal force, but under this proviso, which we already stated in our letter, "if we had not to expect or fear something worse." In our detailed despatches of the 26th of April by the "Stettyn" and of the 10th of June by the "Vos," to which we refer, we have clearly and fully shown, what this proviso presupposes and why, notwithstanding your categorical and now repeated orders concerning the recovery of the English villages and their High: Might: letters, we have not executed them with the military force, here enlisted, and the 46 or 47 men, who arrived in the ships "Trouw," "Gekruyste Hert," and "Bever." We requested you, to consider our arguments in your wisdom and farseeing judgment and then to advise us by he next ship, whether you desired us to execute your repeatedly given absolute orders in regard to maintaining the patent and recovering the rebellious English villages on Long Island in the manner, prescribed by you, notwithstanding the consequences, which may be expected and therefore feared to arise, if the boundary question is not settled and no further or sufficient succor is sent. We described them in our beforementioned letter of April 26th and believe, that we gave you full and detailed information on this subject, which, as you say, your servants, being here on the spot, can do better, that you writing from there.

Your supposition, that it is "only a rebellious troop of 150 men" is clearly and undeniably proved by the authenticated information and reports sent to you; but it is not so clear and undeniable, that this rebellious troop has not to expect relief or support from elsewhere, as our letters by the "Stettym" and "Vos" tell you.

The majority of these rebels, who had first set up John Scott and made him their chief and president, changed their minds through the efforts of Hartford people, who imprisoned John Scott,

^{*}See the letter of the Directors, dated April 21, 1664, to which this is an answer, in Vol. II, p. 235.

because he had attempted to usurp to himself the government of Long Island in the name of his Majesty of England and of the Duke of York; while he acted under a commission and orders, which the people of Hartford had given him by virtue of their patent, to subdue Long Island for them and bring it under the government of the Colony. Governor Winthrop himself and some of the Commissioners of Hartford came to Long Island last June, and, as they told us, at the recommendation of the other three Colonies, deposed the Magistrates appointed by Scott in the villages of Heemsteede, Vlissingen, Rustdorp, Middelburgh and Gravesend and making the officers, appointed by them, swear allegiance to the King, promised them help and assistance against all and everybody, who should resist. We, your faithful servants here undersigned, were witnesses of it, as the Director-General and Secretary van Ruyven with Burgomaster Cortland and several other prominent burghers had proceeded there, in order to protest personally against such disorders, which was done in all the villages, except at Hemstead, where they had arrived before us and without our knowledge and had done their business. It was of no avail and you may easily see, how unfounded your supposition is, that "it does not appear, the rebells will receive support from elsewhere" or that "the other three Colonies will declare these proceedings illegal and Governor Winthrop will not approve them." It is therefore so much more necessary to await your further orders after this report; while on this subject you ought to be informed also, that, although the majority of the inhabitants of the said English villages have submitted to the government of the Colony of Hartford and sworn allegiance to it, not all, as far as your undersigned servants, then present with Governor Winthrop and his suite, could observe. a fair third of the inhabitants would have preferred to see it otherwise and to remain under your jurisdiction and government; but the promises of assistance and the threats, publicly uttered with the most assuring words by Governor Winthrop and the Commissioners, made them afraid of worse consequences and of losing every thing and they dared not say openly, what they told us in private, that they only wished and hoped, the question would be referred to Europe to be settled between his Majesty of England and the States-General by a determination of the boundaries or otherwise without any further injury. Protesting loudly, but vainly, in the presence of all the inhabitants of said villages, that they held themselves innocent of all harm and bloodshed, likely to follow such proceedings, your officers insisted upon a reference of the case to Europe; but the Governor and the Commissioners of Hartford continued to make changes in the Magistracy and to administer the oath of allegiance, positively declaring, that their patent and commission gave them sufficient power and authority for it. They also stated, reading to the people from an open letter, that they had been requested and urged by the other three Colonies and what your faithful servants replied, alledged and proved against them was all in vain, as if talked against a wall; we told them, that we, the first discoverers and owners, had held possession of Long Island now for 40 years, 20 years before the English came; that we had bought the land lawfully from the natives, the real owners; that the English, now withdrawing against their oath and duty from our jurisdiction either because persnaded and misled or from malice, had acknowledged our purchase, possession and inrisdiction as lawful by petitioning us and our predecessors and having asked their or our consent and patent to establish and continue these same villages; that they had voluntarily submitted to our government and jurisdiction, some 20, others 22 to 23 years; further that in making the provisional agreement at Hartford in 1650 it had fallen to our share and last year it had been agreed at Hartford between us and the Commissioners of New England, among whom was Governor Winthrop himself, that the old convention of Hartford should remain in force until further orders and

decision from our mutual sovereigns; and everything else, that could be said and alledged, too long to repeat here. It is the King's land, they are mostly the King's born subjects and it shall be and remain as it is without any further discussion, conform to the saying: Sie volo, sie jubeo, stat pro ratione voluntas. We shall now anxiously and patiently await your further directions upon this and our former reports and when received, carry them out; in our humble opinion, though based upon better information, it would be more advantageous to the inhabitants and safer and less expensive for the Company, if the matter could be settled through a determination of the boundaries; if not, then we require a greater force and succor of soldiers and ships, not so much to reduce and punish the rebelling villages, as to maintain and hold with hope of success the diminished province and what did not yet require a reduction — our honor.

We shall not discuss now, much less say anything against the following parts of your letter and the impressions, which you have received from your advices from Old England; that the King would like to bring all his dominions under one form of government in political, as well as in ecclesiastical matters; that therefore some Commissioners (with two or three well armed and well manned frigates with soldiers aboard, they say here,) are ready in England, to proceed to New England and introduce there Bishops, as in Old England. Nor shall we speak of what you say and advise for our and the inhabitants' welfare and encouragement; but we wish and hope that it will come to pass, as you suppose, if it will be for the best of God's church and ourselves. Meanwhile we cannot omit to communicate and respectfully submit to you the contradicting verbal and written reports about this matter, by which we are daily warned and informed, for which we refer to enclosure No. - and to the verbal relations of passengers and skippers, coming from here, to wit: that the real design of these Commissioners with their frigates and soldiers is rather upon Long Island and your other possessions here, than an imaginary relief of New England. Several circumstances make us believe, that the former is the more probable, among others the patent, granted to Rhode Island last year, in which the King gives liberty of conscience and religious service to everybody, even to Quakers and Anabaptists, who are there the most numerous and influential. Then, as we have already informed you and which is now confirmed, that Long Island and all the adjoining islands, Rhode Island excepted, have been conveyed by patent to the Duke of York and that for that purpose the frigates have been so well provided with ammunition and soldiers. Although time alone can show the result and consequences, these and similar rumors, coming up so often and confirmed in all letters and by every passenger from England, make us very circumspect, anxious and watchful; we keep the military force under our command as close together as possible, heighten the walls of our fort, strengthen it with gabions and make all arrangements for defense. It is not our least anxiety, that we have so little powder and lead on hand, there being only 2500 lbs in the magazine and besides that not over 500 lbs among the militia and inhabitants here and at Fort Orange, as we are informed. You can easily judge, that this supply will not last long, for it is not more than two pounds of powder for each man able to bear arms and then we have nothing left for our artillery, if we have to sustain an attack. We hope, that it will not come to that, but we must most urgently request you, immediately and successively to provide us better, than hitherto, for the preservation and protection of this capital, which if lost, all is lost, with the following war materials: powder, lead, grenades and small arm; else the great expenses of building a wall of stones around the fort, which is daily being made higher and stronger, will be speedily lost for want of the necessary ammunition and to the dishonor and shame of the nation and your faithful officers.

You give us hope, that the attempts made to obtain a settlement of the boundaries, begin to

look favorable, because the interests of the East and West India Companies having been seriously taken into consideration by their High: Might: and the Lords States of Holland, it was advised to have the boundaries between the two nations generally settled, in Asia, Africa and in America. We wish and pray the good God, that he will bless the means employed for this purpose, so that we and your good inhabitants here were at last relieved from the fear of imminent misfortune and could peaceably live with our neighbors. We sent you by the "Stattyn" the desired anthenticated copies of contracts and conveyances for divers tracts of lands, bought from the natives. During the discussions and discourses with our English neighbors, concerning the extent of jurisdiction and ownership, at the general meetings in Boston and Hartford and lately with Winthrop and his associate Commissioners, we have learned by experience, that such deeds of sale and conveyances are little respected by them, especially when they are of an earlier date, than their own documents; they have always some exception to take or objection to make, for instance, that we had not bought from the real owners, that they had no right to sell this or that piece of land, that the savages declare now not to have sold so much land and similar pretences. But when their deeds are older than ours, then they must be accepted as valid without objection. This is an instance; among others we have here certified copies of the titledeeds for the land on Hartford river and of the eight witnesses, who were present at the purchase, five are still living, who can and are ready to confirm under oath, that the land was purchased and taken possession of, before any Englishmen ever had come to the Fresh river, that it was purchased from the savages or natives, who then owned and occupied the land along the river and declared themselves to be the lawful proprietors of it. Notwithstanding these proofs, our people have been driven from and robbed of their purchased property by the English under the pretext, that it had not been bought from the real owners, that therefore our purchase was unlawful, but theirs was lawful, even though of so much later a date, than ours; at the same time they could not produce any more or better proof, as to who were the real owners, than we, for the barbarians will lie and as they can neither read nor write, their word meum est is the only evidence which after a year or even less somebody else will contradict, saying often with the assent of the first seller, it is mine. We know from experience, that speaking falsehoods and thieving are not considered dishonorable among them. For your information we have allowed ourselves to grow somewhat prolix in verifying and considering, what you say about this matter, namely, that in a case of disputes de limitibus Imperii particular stress must be laid on the first discovery, first and oldest occupation and possession, which you have undeniably established as regards the three rivers, the South, the North and the Fresh; proofs of your jurisdiction are the Forts Nassau on the South river, Amsterdam and Orange on the North and Hope on the Fresh river. Under your patent one Abraham Pietersen of Harlem, who is still living, has in your name taken possession of Quotenisse Island in Narrycanse Bay near the Red Island and of another island above and near the Pequod river, which is called Dutchman's Island by the English to this very day.

We received among other papers and enclosures by the last ships also an extract from your resolutions, dated January 24th and a letter to the Director-General referring to it, in which you seriously recommend us, to treat with kindness the French families, which were to arrive here from *Rochelle* and from *St. Martin*, to allot to them good parcels of land and assist them in every way. Your faithful servants shall not fail to obey your directions: we shall promote this work, so highly recommended by you, by all possible means and above all others, as far as our responsibility to you permits; you and the coming emigrants may be sure of it. Seven or

eight persons of that nationality came over for that purpose by the last ship, the "Eendracht," to view the land. As far as the shortness of their stay here allowed, they have done it and being most pleased with Staten Island some of them, among them one Jean Collyn, addressed themselves to us and he said, for the better promotion and speedier execution of the plan they had resolved that he should return in person by one of the ships and report to the others: he therefore requested our recommendations to you, that you would favor them with as favorable conditions and as much assistance, as possible and fair; especially that you would please to allow your answer to a petition, made to you on the 14th of April 1661, take effect, so that they could be provided with a good French preacher, which would help to promote the undertaking. They informed us, that the preacher at St. Martin was willing and could easily be persuaded to come here, if your Honors or perhaps we ourselves were to encourage him by a letter. In their name we request you to write such a letter and to save you and us the trouble of repetition we have given them a copy of this recommendation, not doubting, that for the best of the country you will favor them with whatever your wisdom deems advisable.

LICENSE TO RECRUIT SOLDIERS ON LONG ISLAND AGAINST THE DUTCH.

Whereas by virtue of his Ma^{ttes} grant to his Brother ye Duk* of York and his Royall Highness his Commission to me, I have employed these Gentlemen Mr. Jno. Coe, and Mr. Elias Watts, to raise what men they can for his Highness his service. I therefore desire that they may have free liberty to beat their Drums for that end and purpose in any Town or Village in the West end of this Island, and for so doing this shall be yo* Warrant, Given under my hand at Gravesend Aug** 24°, 1664.

RICHARD NICOLLS.

To the Magistrates of Middelbrough, Ulissen Jamaica, Hampstead.

Letter from Col. Nicolls to Capt. Young about such Long Island people as have taken up arms against the Dutch.

You are by these presents, required to take an exact list of y[®] Names of those of *Long Island*, who have taken upp Armes under your Command, for their King and Country, with y[®] places of their usuall dwelling, and deliver them in a Roll to me, To this end and purpose, that I may hereafter vpon all occasions, and in the first place, be ready to gratifie those who have so eminently expressed their affections.

2 by That those Armes may still remaine in the same hands, for the service of King and Countrey, And that ve officers upon any suddaine occasion, may know whether to send to Assemble

the same men againe, who are to repaire to their Colours, in such Cases, unless the Deputyes of the Severall Towns shall otherwise Agree, vpon the better ordering of the Militia of this Island, for the future, weth Deputyes shall in Convenient time and place, be summoned to propose and give their advice in all Matters tending to y^{*} peace and benefitt of Long Island. I desire yo^u will impart this Letter to all your ffriends and Neighbor^{*}, weth is all at p^{*}sent from

Your assured ffriend, RICH NICOLLS.

N. Yorke, Aug. 29th 1664.

SECOND PERIOD.

The Province under English Rule, from the Surrender by the Dutch to the Establishment of Counties.

(1664 to 1684.)

Passport for Capt. John Scott, fearing arrest from Connecticut.

Septr 11th.

Vpon the Request of Capt[®] John Scott who alleadges, That hee hath apprehensions of being made a prison by y[®] Govern & Councell of his Ma¹⁹⁸ Colony of Conceticut, or some preons authorized by them, And hee having made an Appeale to have his cause heard before mee; I do hereby require all persons whatsoever to permitt and suffer the said Capt John Scott with his servant quietly to passe from hence to Ashford upon Long Island & that hee bee no way molested, upon any pretence whatsoever, hee going about his lawfull occasions & behaving himselfe civilly, vntill I shall appoint a Time to heare his Cause; Given under my hand at fort James in New Yorke on Manhattans Island this 11th day of Sept 1664.

R. Nicholls.

To all offic^{rs} both military & civill, and whom else this may concerne.

A WARRANT FOR MR. GOVERT LOOCQUERMANS CUM SOCIJS, CONCERNING OYSTER BAY ON LONG ISLAND.

pt. 15th.

Whereas Mr. Govert Locquermans cnm Socijs, by forme of Complaint hath given notice unto mee, That hee the said Govert Locquermans, snb dato 8th August Stilo Novo an' 1659 did let out to Jonas Wood a certain p'eell of land, by vertue of the Bill of sale & Conveyance, the proper right and title belonging to the st Mr. Locquermans cum Socijs, lying in Martin Gerretsons Bay being at highwater marke an Isle, called by the Indyan Name Matninicongh, which hyre was to stand in full force, for ye space and terme of five years, next followinge, beginninge the

7th day of July stilo novo an' 1659. During which hyre and terme of yeares, the hirers being first Jonas Wood, and afterwards Marke Mikx, not only have fayl'd to pay the hire of the said Land, but are also unwillinge to depart off the same, although the said time of hire is expired; I doe therefore by these presents appoint and order you the Magistrates to take such Care in the preservation of the proprietor's right and title as is customary in those cases, that every man may quietly enjoy his Rights under his Matrea Lawes and obedience; Given under my hand at fort James in New Yorke, &c

R. NICOLLS.

A WARRANT FOR THE ARBITRATION OF THE DIFFERENCES BETWEEN GRAVESEND AND NEW UTRECHT.

Septr 24th.

Whereas there is a controversy and difference, betweene ye Inhabitants of the Townes of Gravesend and New Utrecht on Long Island, now depending before mee, concerning the Bounds and limitts of their lands, and p'ticularly about some meadow Grounds; And whereas the persons concerned on both parts have appeared before me and produced severall Grants or pattent and other writings on each side yet none so sufficient and cleare to mee as to decide the controversy, they having therefore consented in a friendly manner to chuse three indifferent persons on each part for arbitratrs (not belonging to either of their Townes,) to examine into, & determine their just bounds; These are therefore to authorize and require you, &c. Arbitrators indifferently chosen on both parts to meete at Gravesend upon the 2d of Octob next, and their to use yor best skill & judgement in examining and makinge Enquiry into the limits and bounds of the said Townes, by perusing their particular Grants or pattents and other writings, as also by receiving the testimonyes of persons, or any other lawfull way or meanes, as shall seeme good unto you for the clearing the truth thereof according to Equity and good Conscience; And when you shall have so agreed upon the due Limitts and bounds aforesaid, that you cause such markes and boundaryes to bee sett unto them, as may prevent all future Cavills and contentions thereupon, and that you make report thereof to mee; ffor doeing whereof this shall bee yo' warrt. Given under my hand at fort James &c

To &c. R. Nicolls.

A Warrant concerning M^{*} Govert Looquermans buisnesse at Oyster Bay in Long Island, Octob^{*} 7th.

Vpon complaint made by Matthias Harvey Recorder in the name of the Towne of Oyster Bay that Henry Lenenton doth upon pretense of a Lease made to him by John Conkling keepe possession of a certaine piece of Land, Whereunto the said Towne layes clayme by purchase from the lawfull owner Govert Locequermans; These are therefore to require you Henry Lenenton that before the fifteenth day of this pres' October, you doe surrender unto the said Towne a quiet possession thereof, or that vpon sight hereof you make your appearance before me to shew just cause for yo' possessing the said land Whereof you are not to fayle. Given under my hand at ffort James in New Yorke on Manhattan's Island this 7th Oct 1664.

R. Nicolls.

Articles of Agreement made with Deputies from Albany after the reduction of the Province.

October 10th 1664.

- Imprimis That all the houses in the ffort shall bee fitted and prepared to lodge the Officers & souldyers at the charge of the Towne, against the first of November old style.
- 2. That the Towne shall deliver Twenty blanketts for the vse of the souldy's, and candles for the corps de Garde, as also to assist the officer in cheife (at his Request) with waggons to bring firing wood to the ffort at the charge of the Towne, provided the officer doth not request more than twelve loads every month, but that the souldy's shall cut their own wood.
- That the Inhabitants of Albany shall enjoy the benefitt of all the Articles of Surrender made at New Yorke.
- 4. That from and after the first of November, no soldier shall be quarter'd vpon the Inhabitants in their houses.
- That the salary to the Preacher, Clarke, Secretary and Boade* shall be continued and paid as formerly till further order.
- That for the better Executing of Justice in the forme as formerly, the Magistrates shall make choice of a sufficient person for the office of Scout within their limits.
- That the former order against the Sale of Brandewine or strong Liquors to the Indyans remaine in full force.
 - 8. That all Powder shall bee kept in the publick cellar as formerly.
- 9. That the Magistrates will cause weekely to bee delivered to y^e officer in chiefe such proporcons of bread and beere as are allowed by the Governour to the souldy^{er} at *ffort Albany* viz: Thirty foure loaves of bread per diem, each a pound-weight and seventeen gallons of Beere, all which charge of bread & beere shall be discounted out of the Pachts, or in some other sort satisfaction shall be made to them.
 - 10. That all other Provisions shall be sent from New Yorke to ye souldyrs at Albany.
- 11. That the former order forbidding the Inhabitants of Schonecstade to trade with the Indyans for Beaver, and the penalties therein bee strictly observed.
- 12. That all vessells fraighted from or to Fort Albany shall give in the true Invoice of their Cargo to the chiefe officer at ffort Albany, under the penalty of five hundred Gilders beaver pay for the Default of each vessell.
- 13. That the officer in chiefe at the Fort and the magistrates of the Towne shall upon all occasions for preserving of the peace and good Governem mutually ayde and assist each other.
 - 14. That the Pacht bee paid at sixteen wampums for a styver, as in New Yorke.
 - 15. That the great and small Pacht shall remaine as formerly.
- 16. That the Deputyes will deliver to Captⁿ Manning upon Account, for the vse of the souldyers every month 120 guild^{rs} in Wampone at the price in New Yorke, being eight white and foure blacke.
- 17. That examination be strictly made concerning scandalous and dangerous words to the dishonour of his Ma^{ty} and the Royall family, lately complained of, to have beene spoken and that if proofs bee made, the said offense bee punished by whipping the offender publickly; that none hereafter presume to offend in the Like sort.

RICH^d NICOLLS.

Proceedings to ascertain the title to certain lands at Oyster Bay, L. I. Oct. 20th.

Whereas Henry Lenington of Hog Necks, neare Oyster Bay on Long Island being served with a warrant from mee, to shew just cause for his keeping possession of a certain piece of Land, which the Towne of Oyster Bay layes claime to, by purchase from Govert Locquermans, and the said Henry Lenington & Govert Locquermans being this day before mee where the said Govert Locquermans on his part produced several writings to prove his title, but the said Henry Lenington had nothing to shew, save only a Lease from John Conklinge to him the said Henry Lenington & John Plott wth a warranty to save them harmlesse, but no recitall by what power hee the said John Conklinge Layed Clayme to the land afore. These are therefore to require the said John Conklinge to make his personall appearance before mee in this flort on the 20th day of November next, then & there to shew his clayme and title to the said land in difference between them that I may proceed to give my Judgement thereupon according to Equity & good conscience. Hereof hee is not to fayle. Given under my hand at fort James in New York on the Island of Manhatans this 20 Oct. 1664.

Ricen. Nicoles.

Whereas a Warrant was Issued forth under my hand bearing date the 20th of October last for John Conckling to make his personall appearance before me on a certaine day, to show his Title and claime to a Parcell of Lands on Long Island in difference between the said John Conkling and Govert Lookermans of this Towne, and both prives this day having produced severall Deeds and writings to prove their Titles to the Lands in question (That is to say) John Conkling on his pite brought a copie of a Letter of Attorney bearing date April 20th, 1637, made by Wm. Earle of Sterling to James forrett to be his Agent for the Setting, Letting or selling of any p'te of Long Island for the use of the said Earle, etc. In pursuance whereof the said James forrett sold upon the 18th of June 1639 unto Mathew Sunderland his heirs and assigns forever, for the Rent of ten shillings p Anno, the two necke of Land we make Oyster Bay the one of the East, the other of the West side thereof the said Mathew Sunderland paying three years Rent to James fforrett, as by his Acquittances doth appeare, dyes, and his Widdow layer claim to it as a chattell, (which I am informed is the custome of the country to esteeme of Wilderness Land as such) and leaves it to severall children by another Husband, There were also two Depositions, the one from William Cooling to prove ye sale of the said two Necks of Land by the said James forrett to Mathew Sunderland, Entered in the Records at Southhold, Anno 1662 the 2d of Aprill, The other by Thomas Terry to prove the Sachems avowing in 1639 that they sold Matinicock to James fforrett, and Capt. Howe, cum sociis, Govert Lookermans on his part, produced severall Deeds to prove his purchase, but none before the Yeare 1650 and his Land briefe in 1659, web being so many years after the former Grants, I have thought fitt to Order and appoint, and by these pints do Order and appoint. That John Conkling, being now in possession in behalf of the orphans, At present hee is so to continue, yet in regard to the said Govert Lookermans hath made appeare his realle purchase of the primisses, and hee having had possession and reed Rent for the said Lands, for five years, last past, The said Govert Lookermans, shall have Liberty (when the Genall Court shall be settled on the said Island), to make his claime and Title to appeare before them, at their first sitting, whereof both ptves shall have two Monethes Advertizemt and the difference is no further concluded by this Order but from the said Court is to receive a definitive sentence wthout further Appeal.

Given under my hand at fort James in New York on the Island of Manhatans this 22d day of November 1664.

RICHARD NICOLLS.

Commissioners appointed to collect the Taxes on L. I.

Although his Ma^{ttes} Commission of have fully decided and determined that the whole Tract of Land called Long Island doth fall under his Royall Highnesse the Dukes Pattent, wthout dependence upon any other, Yet in regard divers Townes upon Long Island for their defence and Government, formerly have contrived themselves under and submitted to the Government of Conecticat, by wth authority severall Rates, Fines, and Dutyes have been imposed upon the said Townes, remaining hithertonot collected. These are therefore to authorise and appoint M^r John Howell, and Capt John Younge, to collect and gather the severall Rates, Fines and Dutyes, upon Long Island wth have been imposed by that authority before the 30th of November, whereof they are to be Accountable to the Governor and Councell of Conecticutt, and for the actings of M^r John Howell and Capt John Young in pursuance hereof, this shall be a sufficient Warrant. Given under my hand this 30th of November 1664, at first James in New Yorke.

RICHARD NICOLLS.

LETTER TO THE COMMISSIONERS CONCERNING THE BOUNDARY WITH CONNECTICUTT.

Mr Howell and Capt Young

You may informe all persons concerned upon Long Island, That his Matter Commissioners have fully Issued the difference of Bounds, betweene the Duke of Yorkes Pattent, and the Colony of Conecticutt.

That the said Commission^{ers}, wth M^r Winthrop the Governo^r, and y^e Com^{rs} Deputyes from the Genst Court of Conecticutt, (yo'selves being p'sent) have determined that all long Island doth remaine to the Dukes Pattent.

That in regard of this Winter season I do not thinke it convenient to put the Inhabitants to the trouble of sending any Deputyes, to meete in relation to v° affaires of the Island.

That so soone as the weather and opportunity is seasonable, I shall give the Inhabitants timely notice both of time and place.

That in the Meane time all Magistrates, by what authority soever formerly appointed, shall remaine in their severall offices, under the Dukes Government, and Act in his Ma^{ttes} Name.

That noe Rate, Tax, or Duty hath to this day fallen into my Consideration, but that they may assure themselves of equall (if not greater freedomes & Innumityes) than any of his Ma^{iss} Colonyes in new England, and that I shall be ready to promote the Trade and Encourage all Industrions and sober people in their Plantations.

That I do expect for the p^rsent no other service, but that they will with the same readynesse upon summons and notice given, Joyne in the defense of this his Ma^{ties} Territory, as they did in the reducing of it to his Ma^{ties} obedience.

RICHARD NICOLLS.

Dated 1st December, 1664.

Order to the Magistrates of Gravesend to send in a statement of their difference With Thomas Applegate.

Whereas a Petition hath beene p'sented to mee, from *Thomas Applegate*, Complaining of some Injuryes and damages, hee hath sustained from the Magistrates of your Towne; I have thought fitt to send unto you the Petition itself with a Paper attested by two p'sons, to prove what's alledged therein, I shall not (at p'sent) expect your attendance here concerning it, but that you send mee in writing, the State of the case, and returne the Papers with all convenient speed. Dated at ffort James in New Yorke this 12th day of December 1664.

RICHARD NICOLLS.

To the Magistrates and Constables at Gravesend.

Appointment of officers for Flushing,

Whereas I have approved of William Hallett and William Noble to be the pisent Magistrates, Nicolas Passall to bee Constable of the Towne of flushing upon long Island. These are in his Matter name to require all Persons, Inhabitants of the said Towne, and Precincts, that they do take notice thereof, and that they obey the said William Hallett and William Noble as the Magistrates, and Nicolas Passall as Constable of the said Towne of flushing, & Precincts, and (if occasion bee) that they bee ready to give their utmost Aid and Assistance unto them in the Execution of their respective Offices, hereof they are not to faile, as they will Answer y' contrary at their perills. Given under my hand at fort James in New Yorke this 24th of December 1664.

RICHARD NICOLES.

To the Inhabitants of the Towne and preincts of flushing.

LETTER FROM THE GOVERNOR TO THE INHABITANTS OF JAMAICA, L. I.

January 2d 1664-5. fort James.

I am informed by the Magistrates and others the Inhabitants of flushing, that you the Inhabitants of Jamaica have within a few dayes bought a Parcell of Land from y' Indians, and upon that p'tense do possess yo'selves of such a part of their former Bounds for twelve years past, as will utterly ruine all the Inhabitants of flushing. I am very tender in giving credit to y' reports on one part, till y' other is heard, and I am also very unwilling to putt the Magistrates or Inhabitants to the trouble of coming hither this Winter Season, to Answer what those of flushing have objected, but rather to recommend to yo' the silencing of former Divisions betweene Neighbor and no beginning any new occasion of difference, for I take it for granted that flushing hath been long posesst thereof, and then I am sure the Indians will sell thrice over their Lands, if any will buy them, to p'vent which, I have made a former Order, that no man shall buy Land of

any Indian, without leave first obtained from mee. To the end that the Sale and Purchase may be Recorded and stand good agst all p^ttences whatsoever, the Seller and Purchaser are also obliged to Seale their Deed before mee, without which forme, no Sale or Purchase shall stand good; I hope there will be no occasion to give yo^u any further trouble herein, but that friendly and like good Country men, this Accidentall Complaint will bee composed; which I heartily wish and all prosperity to yo^u Towne, and remaine

Your assured ffriend RICHARD NICOLLS.

RICHARD NICOLLS

To ye Magistrates of Jamaica.

Order summoning the Magistrates of Flushing and Jamaica.

Whereas I have been informed of the severall differences between yo^a the Inhabitants of flushing and Jamaica, concerning the Bounds and limits of yo^r particular and respective Townes, which I formerly thought to leave the decision of till the meeting of the Deputyes, through out long Island, yet in regard of the many other affairs, that will be then to be proposed and discussed of other and greater concernment, I have thought fitt to order and appoint, that yo^a send and instruct some Persons on yo^{ar} behalf to come before mee on Thursday the 2^a of ffebruary next, that I may then heare what yo^a have on either part to say, or propose, and to put an end to yo^a debates and Contests, touching yo^a s^a Bounds and Limits.

Given under my hand at fort James in New Yorke on the Island of Manhatans this 18th day of January 1664-5.

To the Magistrates of flushing and Jamaica.

Order concerning Jamaica & Andrew Messenger.

Upon the Petiçon and Complaint of Andrew Messenger who hath made his Appeale unto mee concerning a Judgment which hath past against him in your Court (as hee Supposeth, very wrongfully) I doe hereby require and Command, that yo' proceed noe farther in the Case, but that you (with those that are concerned) Appeare before mee on Thursday the Third of February next in the forenoone, that I may the better understand the Matters in difference between you, and give yo' my opinion thereupon. Given under my hand at James fort in New Yorke this 18th day of January 1664-5

To the Magistrates of Jamaica.

There having been an Appeale made unto mee by Andrew Messenger of Jamaica, from a Judgment obtained in their Court against him, by the Overseers of the Poore of that Parish, as of a Debt due from one firancis flinch, whose Towne Lott and Personal Estate, the said Andrew Messenger had purchased; Upon a full hearing of the Case this day, Mr. Cole being Attorney for the Appellant, and producing a Bill of Sale before mee of the prinises, from firancis flinch to the said Messenger, with other Testimonyes to prove the Consideration. And Capt. Scott Attorney for the Overseers of the Poore, producing severall Testimonyes to render the said Bill of Sale invalid, and withall, alleadging the said Bill of Sale ought to have beene Recorded according to Custome; It is Ordered, That it bee made Appeare unto mee, that the Recording of all Sales of

Lotts, Houses, or Land, hath beene a knowne and rec⁴ Custome in the Towne of Jamaica, or that it bee declared under the Secretaryes hand of Conecticott Colony, that there is a Law so to do, with them, The Towne of Jamaica being at the time of this Sale, under the Protector of the said Colony, the said Andrew Messenger, having privately made his Purchase, and not recorded it, Shall bee lyable to pay the sume now in question between him, and the Overseers of the Poore abovesaid, as a Debt of francis finches. But if no such Custome, or Law bee made appeare Then the said Andrew Messenger, shall quietly enjoy his whole Purchase, and be paid Costs for his unjust molestation. Given under my hand at ffort James in New Yorks this 3st fiebruary 1664-5.

Ricu⁹. Nicolls.

The Governors Lee to v° Inhabitants of Long Island, touching a Gen⁴¹¹ Meeting of Deputyes at Hempsteed.

Whereas the Inhabitants of Long Island, have for a Long time groaned under many grievous inconveniences, and discouragements occasioned partly from their subjection, partly from their opposiçon to a forraigne Power, in which distracted condiçon, few or no Lawes could bee putt in due Execuçon, Bounds and Titles to Lands disputed, Civill Libertyes interrupted, and from this Generall Confusion, private dissentions and animosityes, have too much prevailed against Neighborly Love, and Christian Charity; To the p venting of the future growth of like Evils, his Maty as a signall grace and honor to his subjects upon Long Island, hath at his owne charge reduc't the forraigne Power to his obedience and by Pattent hath invested his Royall Highness the Duke of York with full and absolute Power, in and over all and every the Particular Tracts of Land therein mentioned, which said Powers by Commission from his Royall Highnesse the Duke of York, I am deputed to put in execution. In discharge therefore of my Trust and Duty, to Settle good and knowne Laws within this government for the future, and receive your best advice and Informaçon in a General Meeting, I have thought fitt to Publish unto you, That upon the last day of this ptsent ffebruary, at Hempsteed upon Long Island, shall be held a Generall Meeting, weh is to consist of Deputyes chosen by the major part of the freemen only, which is to be understood, of all Persons rated according to their Estates, whether English, or Dutch, within your severall Towns and preincts, whereof you are to make Publication to the Inhabitants, foure dayes before you proceed to an Election appointing a certain day to that purpose; You are further to impart to the Inhabitants from mee, that I do heartily recommend to them the choice of the most sober, able and discreet persons, without partiality or faction, the fruite & benefitt whereof will return to themselves in a full and perfect settlement and composure of all controversyes, and the propagacon of true Religion amongst us, They are also required to bring with them a Draught of each Towne Limits, or such writings as are necessary to evidence the Bounds and Limitts, as well as the right by which they challenge such Bounds and Limits, by Grant or Purchase or both, as also to give notice of this meeting to Sachems of the Indyans, whose prence may in some cases bee accessary. Lastly I do require you to Assemble your Inhabitants and read this Letter to them, and then and there to nominate a day for the Election of two Deputyes from your Towne, who are to bring a certificate of their due election, (with full power to conclude any cause or matter relating to their several Townes) to mee at Hempsteed upon the last day of ffebruary, where (God willing) I shall expect them.

> Your assured ffriend, RICHARD NICOLLS.

February 1664-5.

The Governors Lre to the Dutch Magistrates touching ye Genall Meeting at Hempsteed.

You are hereby strictly required to publish to the Inhabitants within the Libertyes of yo' Towne, That upon the last day of this iustant ffebruary, shall be held a General Meeting of Deputies from the severall Towns upon Long Island, unto which you are to send two Deputyes, duly chosen by the freemen onely, within your Libertyes, and to give notice of the time and place of such election, four days before you proceed to the election. The Deputyes so chosen, are to bring with them, the Draught of their Bounds and Limits, or such writings as will make their rights to appeare, as also a certificate of their due election, to the Gene¹⁴ Meeting at Hempsteed, upon the last day of this instant flebry 1664, hereof you are not to faile. Rord Nicolls.

To the Magistrates of

New Utrecht, Bushwick, Brokeland, fflatbush, fflatlands.

The Names of the Deputyes mett at the Gen^{all} Meeting at Hempstead, w⁷⁸ his Highness Depu⁷² Govero⁸ March 1⁸⁷ 1664–5.

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New Towne. | Richard Betts.
East Hampton. { Thomas Backer. 
John Stratton.
                                                                              John Coe.
                                                           flushing. | Elias Doughty.
Richard Cornhill.
                        Thomas Topping.
South Hampton. John Howell.
               Daniell Lane.
                                                                            William Wells.
Seatalcott.
               Roger Barton.
                                                                            John Younge
                                                           Brookland. frederick Lubbertzen. John Evertsen.
                  \ Jonas Wood.
Huntington.
                    John Cetcham.
                  John Underhill.
                                                           Bushwick. | John Stealman. Gisbert Tunis.
Oyster Bay.
                   Mathias Harvey.
                                                           flatbush. { John Striker. 
 Illendrick Yorassen. 
 flatlands. { Elbert Elbersen. 
 Roloffe Martens.
Hempsteed. | John Hicks.
Robert Jackson.
Jamaica. Daniel Denton.
Thomas Benedict.
                                                           New Utricht. \{ Jaques Coutilleau. Younger ffose.
Gravesend. { James Hubbard. 
John Bowne.
 West-Chester. Edward Jessop. John Quinby.
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Proceedings of the Meeting at Hemstead.

Flushing, Pt Jamaica, Deft Mr John Lawrence, Attorney for flushing.

Mr Anthony Waters, Attorney for Jamaica.

It is this day Ordered That the Persons under written (some of the Deputyes of this meeting) do as a committee see the Draughts of each Towne, Examine farther into their differences, and report it to the Generall meeting.

Thomas Backer of East Hampton. Thomas Topping of South Hampton. James Hubbard of Gravesend. Edward Jessop of Westchester.

Daniell Lane of Seatalcott.

Hempstead Deft. Captt Scott for the Defendt.

Ordered That the matt^{rs} in difference between these two Townes bee Likewise Examined into, with their Draughts by the same Committee, and they to make report of it at the Generall meeting.

Added to ye Comttee; John Underhill of Oyster Bay, Jonas Wood of Huntington.

The Committee to meet at 8 o'clock to morrow morning and make their Report to the Generall meeting at Eleaven.

Order Concerning Shelter Island.

Know all men by these presents, That I Richard Nicolls, Deputy Governor under his Royal Righnesse the Duke of Yorks, of all his Terrytoryes in America, for divers good reasons and consideraçons mee thereunto moving, have thought fitt, and by these presents do ordaine, That the Island commonly known and called by the name of Shelter Island, scituate and lying toward the East end of Long Island, bee from henceforth (or till further Order) reputed as a distinct Island under this Government, and not lyable to the Rates of any Township, to be levyed or raised by the Officers thereunto appointed; Provided only, that in any action of the case, Trespasse or damage, which shall or may arise betwixt any Person relating to Long Island and Shelter Island the Partyes grieved shall bee heard in the sessions of the East Riding in the same manner and forme, as is proscribed and Enacted in the present Lawes, and the right determined accordingly without any distinction of Persons or places.

March 1664-5, Rich^d Nicolls.

A LETTER WRITTEN BY ORDER OF YE GOVERN'R TO THE CONSTABLE OF FFLUSHING.

Sir

I am commanded by the Governor to let yo¹ know, that a Complaint coming to him concerning Hanah Bradish. That Shee hath taken upon her to Sell and dispose of the Estate and Goods of Joseph Langton, late of your Towne deceased; It is his pleasure That you with the rest of the Persons appointed for a Court to bee held in your Towne do heare and examine into y² businesse and by what right Shee hath undertaken to sell or dispose of such Estate or Goods, It appearing to the Gen¹ That Shee hath lived in Adultery with the said Langton and can have no pretence to it, But that y² children hee had by his wife, have the Just Title to their flather's Estate, And If you find it so, you'l doe well to secure it, to that purpose. If yo² let me heare of yo² proceedings hereupon, I shall acquaint y² Governo¹ with it, I have No more, but that I am S²

March 27, 1665.

To Mr. Elias Doughty,

M. Nicolls.

Constable of flushing.

APPOINTMENT OF A SURVEYOR OF CUSTOMS FOR LONG ISLAND.

Whereas I am Informed, that there hath beene formerly great Abuses at Oyster Bay, Huntington and other places on Long Island in Landing of Tobacco, and giving in security for the paying of his Ma^{ttes} Dutyes, and that the said Goods have beene brought to the Manhatans, contrary to y* severall Acts of Parliament; ffor the discovering of those Abuses, I do appoint you, John Underhill to take Inspection into, and give me Account thereof, with the names of the Masters and their security, as also their vessels; and I do further appoint yo* to bee Surveyor of Long Island, and that you take a special care, (as occasion doth present) to go on Board all Vessels that shall come from this Place, and them to search; And in Case yo* shall find any Goods on board, that have not a Warrant from the Custome House of New Yorke, as Beavers, and other Peltry, that Payes Duty here; Yon are to seize the same, and to make stay of the Ship untill yo* shall heare further from mee, and what Deputy, or Deputyes, shall be appointed by you for the better Mannageing of this buisnesse, are hereby Impowered to Act accordingly. Given under my hand at ffort James, Aprill 22ª, 1665.

RICHARD NICOLLS.

LETTER FROM COL. NICOLLS TO GOVR. WINTHROP OF CONN.

Worthy Sir

In pursuance of his Ma^{ues} Commands, I have inclosed a copie of his Ma^{ues} Letter, which came to my hands the 22^a of this instant June, the contents whereof, I hope yo^a will speedily take into consideration, and provide the best yo^a can, against the Common Enemy; I have made some former proposalls to yo^a of mutuall Assistance upon such occasions, but I could hitherto, never obtaine a satisfactory Answer, your selves well know, that y^a preservacon of this place, is of the greatest consequence, to the Safety (not only of his Ma^{ues} Interest in New England, but more Particularly of your severall Plantacons adjacent. You may Read in his Ma^{ues} Letter, that hee hath beene pleased to authorize and Impower mee, to see that y^a Publick Peace and Safety, bee diligently attended in this conjuncture of affaires, and therefore I desire yo^a will give some speedy direction, that the Neighbo[†] Townes of your Colony, do upon Notice from mee, of the Enemyes approach, repaire to New Yorke, to w^a place, De Ruiter hath Orders to give a visite, as my Letters from my Lord Chancello[†] informe; Yo^a will bee pleased also, to dispatch these inclosed, to Boston, that his Ma^{ues} pleasure may be fully performed. I am

Yor affectionate ffriend and serv*

New York 24th June 1665.

RICHARD NICOLLS.

Letters to the Governors of Massachusetts and Plymouth.

To my worthy ffriend, Mr. Bellingham, Govern' of his Mattes Colony of yo Massachusetts.

This inclosed, is a copy of a letter we^h I have Rec^d from his Ma^{tto} the 22^d instant, I have dispatch't to you by the way Conecticott, And in regard that the Colonyes of Plymouth and Rhode Island are within a dayes journey of Boston, I have thought it necessary to dispatch them under yo^r Cover, and desire yoⁿ will cause them to be sent with all speed, as his Ma^{tto} hath directed; I am Your affection' ffriend and servant

James Fort in New Yorke, 24th June.

Rich^d Nicolls.

To my worthy ffriend, Mr Tho. Prince, Governor of his Matter Colony of Plymouth. Sr.

This Inclosed is a Copie of a Lre w^{ch} I have rec^d from his Ma^{ue}, it came to my hands the 22^d instant and in obedience to the commands therein expres't I have given it the best dispatch I could, w^{ch} is by Land, to Boston; I am informed that de Ruiter hath Particular Orders to give mee a visitt, so that thereupon, I have his Ma^{ues} Particular Directions, which gives me so much present Employment, that I hope yo^u will Excuse mee, that I do not enlarge my self in words, how much I am

Yor very affectionate ffriend & servt.

Rich^d Nicolls.

fort James in New Yorke 24th June 1665.

The like Lre was written (at the same time) to Mr. Benedict Arnold, Govern of his Ma^{tes} Colony of Rhode Island.

A LTE OF ADVICE FROM YE GOVERNOT TO THE INHABITANTS OF LONG ISLAND.

GENTLEMEN.

I am Commanded by this Matic to give you notice, that after the great Spoyles and Depredacons done by the Subjects of the States of ye United Provinces, upon his Mattes good Subjects in severall parts of the world, for weh no Satisfacton by way of Treaty, can bee obtained, his Matte for defence of his Subjects, his Crown and Dignity, is necessitated to enter into a Warr, with the said States, and hath declared all their Shipps, and yo Shipps Goods or Merchandize, of any the Subjects or Inhabitants of the United Provinces, wherever taken and seized, to bee good and Lawfull Prize; ffurther, That his Matie in his ffatherly Care of his good Subjects, will to the utmost of his Power defend them, both at Sea and Land, And therefore, in these remote parts of his dominions, hee hath Commanded mee to take the best Care I can for the Peace and Security of this, and the rest of his Colonyes; To weh purpose, you are hereby required, in your severall qualityes and Conditions, to bee watchfull in your severall Townes, to give notice to each other, of any shipps of Warr, that shall appeare upon the Coast, and with all Expedicon that every Towne bee Aiding and Assisting to each other; His Matte is inform'd that De Ruiter hath Orders to Attempt the Recovery of this place, and Commands mee, to provide the best I can for the defence of it. Therefore I require you, to put yourselves into such a Posture, and readynesse, that upon the first notice (Which Shall bee sent you) You shall Immediately repaire to the fferry, over against New Yorke, as a place appointed for a genali meeting with your Armes, hereof you are not to ffaile, as also to make Publication hereof, in the severall Townes of your Riding as you'll Answer ve Contrary at vour Perill

RICH^d NICOLLS.

New Yorke 22d June 1665.

To all Officers both Civil & Military, to bee Communicated to yo Inhabits of the East Riding of Yorkshire,

The like was sent to the North & West Ridings.

A Lycence for ffishing.

These are to Certific all whom it may Concerne That I have given Leave to Claes Andries & Thomas Earles, his Partner, or either of them to go out of this Harbour, with their Boates or Sloope to Sandy Point, where they have Liberty to ffish, or in any other Place upon the Coast; Given under my band at ffort James in New Yorke, this 7th day of Aug* 1665.

Rich^d Nicolls.

A LICENSE GRANTED TO MR. ROBERT JACKSON.

These are to Certific all whom it may Concerne, That I do hereby Lycence M^{*} Robert Jackson, the present Constable of Hempsteed, to sell any manner of Strong Liquo^{**} by Retaile, or otherwise for the Reliefe of his Neighbo^{**} or Travello^{**} during the Remainder of the time of his Office. So that hee do not, during that Time, Suffer any Evill Rule or disorder to bee done thereby.

Given under my hand at fort James in New Yorke the 9th day of August. 1665

Right Nicolls.

LICENSES TO PURCHASE LAND FROM THE INDIANS.

Whereas Captain Thomas Laurence, hath requested of mee, That hee may have Liberty to Purchase of the Indyans, a certain little Island, neare unto Helgate, commonly called or knowne by the name of the Round Island, containing by estimation about eight or nine acres of land, and that hee may Plant, or ffeed Cattle upon the same; I do hereby Grant Leave and Liberty unto him the said Captaine Thomas Laurence, to make Purchase of the said Island, and to Plant or feed Cattle thereon, accordingly as is desired Provided it bee not already in the Legal Possession, or of Right belonging to some other Person, of which, when hee shall bring unto mee a due certificate, hee shall have a Patent for the same by authority of his Royall Highnesse the Duke of Yorke, for his farther confirmation therein; Given under my hand and seale at ffort James in New Yorke, the 23^a day of August 1665.

RICH^d NICOLLS.

Whereas Samuell Deering, John Williams, Tristram Dodge and William Reeves, have requested of mee, that they may have leave to Purchase of the natives, a certain Island within this Government commonly called No Mans Land, lying South and by Wost, about two leagues from Martins Vineyard, containing by estimation 500 acres, more or lesse, proposing to sett up a ffishing Trade, and to make a harbour there fit to containe and secure small Boates and Vessells; For an Encouragement to them in their undertaking, I do hereby Grant leave unto them, to make Purchase thereof from the natives, of web when there shall bee due certificate made unto mee, I do also promise to Grant unto the said Samil Deering, John Williams, Tristram Dodge and William Reeves, their heirs and assigns, a pattent for ye same, by authority from his Royall Highness the Duke of Yorke for their farther confirmation therein; Given under my hand and seale the 19th day of September 1665, at fort James in New Yorke.

RICH^d NICOLLS.

LICENCE TO TRADE WITH THE INDIANS.

Whereas John Cooper of Southampton, hath requested of mee, Liberty to Trade with y Indyans at the East end of Long Island for Peltry. These are to certific that I have given him Lycence for the space of one yeare after the date hereof, to Trade with them in any Peltry for such Commodityes as they shall have occasion of. Provided that an account bee given of the quantity of such ffurrs, as hee shall Trade for, to the Collector and Receiver Generall of the Customes at New Yorke; Given under my hand at ffort James in New Yorke, the 20th day of September 1665.

RICH^d NICOLLS.

To all Officers, and others whom it may concerne.

A Warrant to YE Constable & Overseers of Brook-land.

You are required to make what convenient provision you can possibly, for the Horses of such Persons as shall come to your Towne of *Brookland* and the flerry, in order to their attendance at y^e Assizes, for which there will bee given all due satisfaction and for the doing thereof, this shall bee your sufficient Warrant; Given under my hand at fort James in New Yorke the 27th day of September 1665.

Rich^d Nicolls.

To the Constable and Overseers of the Towne of Brookland.

PROCEEDINGS IN A SUIT ABOUT THE TITLE OF HORSE NECK, L. I.

The Proceedings at the Generall Court of Assizes held at New Yorke on the Island of Manhatans, before y' Governo' and his Councell, and the Justices of the Peace of Yorkshive upon Long Island, on the 28th 29th, and 30th dayes of September, and the 2^d, 3^d and 4th dayes of October, in the 17th year of his Ma^{tes} Raigne, Annog Domini 1663.

September the 28th. John Richbell P1t.

The Inhabitants of the Towne of Huntington, Defts.

The Names of the Juro¹⁵. Richard Gildersleeve, foreman of the Jury. John Symonds, William Hallett, Henry Pierson, Edward Titus, Thomas Smith, John Burrowes.

Mr John Rider Attorney for ye plt.

The P¹⁴ declares upon an acon of Trespasse for that the Def¹⁵ have given him unjust molestagon, in the Possession of a certaine parcell of Land, commonly called Horse Neck, to his Damage etc, where upon hee brings his Suite. To prove his Title, The P¹⁴ produces a Bill of sale of the said Land, from Richard Russell, & Nicholas Davison, who were appointed by the Gen³¹ Court at Boston, to administer upon all the Estate, both Reall and Personall, of Samuell Andrewes, who dyed Intestate, at Charles Towne in New England. The P¹⁴ proves the Purchase of the said Neck of Land, for a valuable consideragon by Samuell Andrewes, from Daniell Whitehead, who was yf first Purchaser thereof from yf Natives, Sept. 20th 1664.

After that Samuell Andrewes had made his Purchase from Daniell Whitehead, hee obtained a Confirmagon thereof, from the grand Sachem Wyandance, which was produced.

Nathaniell Silvester declares in Court, That hee is a witnesse to the Confirmagon, and that hee disburst the Pay for it, at ye Request of Mr Andrewes.

Richard Woodhull, Sworne in Court, Saith hee accompanyed Sam³¹ Andrewes, and Daniell Whitehead, to Shetter Island, where ye Grand Sachem Mett them, and Confirmed the same, and that returning Homeward, hee mett one John Gosby of Huntington, who said he was Employed by the towne, to Purchase the said Neck of Land of the Sachem for their Towne, but hearing of the said Confirmaçon, hee said hee was come too late, and so returned Homeward.

John Scudder, (not sworne) declares in Court, That hee being then an Inhabitant of the Towne of Huntington, knoweth that M^r John Gosby was so Employed by them, and that hee returned with the Answer, That hee went too late.

Cap' John Underhill, Sworne, Saith, That hee then living at Southhold, M' Andrewes came & told him hee was goeing to gett Horse Neck Confirmed by the Sachem, returning, hee call'd on him againe, and said, hee had done his businesse, and that a While after, John Gosby coming to him, told him what hee came about, but was come too late.

The Attorney for the Plaintiffe pleaded likewise a verdict obtained by the Plaintiffe at the Generall Meeting held before the Governor at *Hempstead*, in y* beginning of March 1664, Where upon hee had judgmt given for him, against *John Conckling*, who sued for the same Land in the behalfe of his Wife and some Orphans, and had an order for possession accordingly.

M' Leveredge Attorney for the Defend's in Answer to the Pit Declaraçon, denyes the unjust Molestaçon, p'tends the want of timely benefit of y's Declaraçon, and Alleadges that the judgment and Order at y's Gen's Meeting at Hempsteed, concern'd onely Concklings p'tences, not theirs.

He argues the def⁴⁸ Title to *Horse Neck*, to bee more valid, as being more antient then y⁶
Pt¹⁸ He produces an Assignm⁴ from the Inhabitants of *Oyster Bay*, of all their Rights to the
Lands at *Huntington &c*, bearing date the 2⁴ Aprill 1653. Wherein hee saith, *Horse Neck* is
included (though not by name mentioned) as not being excepted, and that it comes within their
Line, for proofe hereof, two Deposigons are read in court. The one from *Thomas Benedicts*sworne before Justice *Denton*, the other from *John Corce*, sworne before *John Strickling*, (who
lives out of the Governm⁴) They are both to this purpose, That after the first Purchasers had
sold theire Lands, to those of *Huntington*, some of them bethought themselves of *Horse Neck*,
and desired that they might have halfe of it, and if not the one halfe, then that they might have
Liberty to put their Horses on it, but both were denyed them.

Mr. Leveredge alleadges, That this desire of the first Purchas¹⁸, after their Resignacon, implyes that they were sensible they had parted w¹⁶ their right; Hee likewise pleads Possession of the said Neck, near double 4 years, wthout any Legall demand, or just molestagon. The attorney for the Plaintiffe offers to prove, That Horse Neck was not included in the Resignagon made by the first Purchas¹⁸. Daniell Whitehead, one of the first Purchasers of the Lands at Oyster Bay and Huntington, not admitted to take his Oath, it being alleadged, hee was a party, declared that Horse Neck did never belong to either of the Townes, it being reserved by the Indyans at their first sale, for Hunting, and y¹⁸ Mr. Leveredge being told by a Cheife Sachem, hee writt to the said Daniell Whitehead to buy it, otherwise Hee should not come to live at Huntington.

Robert Williams, not sworne, one of the first Purchas⁵⁵ Declares, That Horse Neck was excepted by the Indyans in their first sale, as reserved for their Hunting, so Oyster Bay could not resigne, what they had not; Hee saith moreover, That they being sensible of their want of Title

to the said Neck, hee strooke a Bargaine with an Indyan, for it, and delivered him a Coate in part of Paym', but the Indyan coming no more, hee could not go through wth his Bargaine, w^{ch} afterward Daniell Whitehead did performe.

Richard Holbrooke, another of the first Purchas¹³ deposeth to the Indyans reserving Horse Neck, when they bought their Lands at Oyster Bay & Huntington.

Anthony Wright, Thomas Hermitage, Attest the same under theire hands.

Nicholas Wright, sworne in court, Declareth, The same, and that hee knew that Mr. Leveredge writt a Letter about the Purchase of it;

As to the possession, the Attorney for the Plaintiffe declares, That the Plaintiff had possession given him by an Order at the Genali Meeting at *Hempsteed*, before weah hee knew not where to have recourse for Law or Justice.

The Attorney for the Def objects against y taking Possession by the Plaintiff, to bee Legall it being not done by the Sheriffe, by virtue of an Ejectione firma.

Hee findes a difference in y^e Oathes, Deposiçons & Attestaçons made for the P^{it}, some calling that wth Mr. Andrewes Purchased at Sheller Island, a confirmaçon, others a sale.

And hee questions the Sachem Wiandances power, to do either.

The Attorney for the P^{tt} alledges, That notwthstanding Mr. Leveridge questions Wiandances Power, yet the Towne of Huntington would have Purchased Horse Neck of him, and had a Confirmagon of their Lands from him likewise, w^{ch} was then allowed of by them.

After a Long debate of the Cause on both parts, It was referr'd to y° Jury, who the next Morning, being Sept. 29th brought in their verdicts as followeth, Vizt.

That upon serious consideraçon of y° cause depending betweene Mr. Richbell and the Towne of Huntington, weighing all the evidences, wee finde for the Defend', wee finding, that y° auntient Deed is the right of the Towne of Huntington, wherein wee finde by the Bounds of Huntingtons Deed, and by evidence, That Horse Neck (which is in controversy) lyeth within the Bounds of Huntington Deed, except further light can bee made appeare unto us, by the Honoured Governor and Councell, and that the Pit shall Pay all Costs and Charges depending upon this suite.

The P¹¹ appeal'd from y^e verdict, to y^e Governo^r & Councell, who together wth y^e rest of y^e
Bench taking y^e Equity of y^e Case into consideraçon, made this following, definitive Decree, vizt.

THE COURT OF ASSIZES, &C.

John Richbell Pi. The Inhabitants of the Towne of Huntington, Defis. The Court having heard the case in difference between the Pi and Defendis debated at large, concerning their Title to a certaine Parcell of land, commonly called Horse Neck, and having also seene and perused their severall Writings and Evidences concerning the same, It was committed to a Jury, who brought in their verdict for the Defendi upon which the Court demurring, did examine further into the Equity of the Cause, and upon mature and serious consideraçon, do find That the said Parcell of Land, called Horse Neck, doth of right belong to the Pi, it being Purchased by the said Pi, for a valuable consideration, and by the Testimony of the first Purchasers (under whom the Defendis claime) was not conveyed or Assigned by them to the Defendis, with their other lands, upon weth and divers other weighty consideracons, The Court doth Decree, That ye said Parcell of Land called Horse Neck, doth of right belong and appertaine unto ye Plaintiffe and his Heirs, And it is hereby Ordered, That the High Sheriffe, or under Sheriffe of the North Riding of Yorkshire upon Long Island, do forthwith put the said Plaintiffe, or his Assignes, in Possession thereof, and all Persons are hereby required to forbear the giving the said Pi or his Assignes, any molestaçon, in the peaceable and quiet enjoyment of the Primisses.

A L'e from ye Governo to the Constables and Overseers of fflatlands concerning their Meadow Ground,

Whereas March last, at the Generall Meeting at Hempsteed, it was found necessary, & ordered That a Survey should bee made of the South Meadowes, and from thence an additional supply proporgoned to the necessity of each Towne mentioned in that Order, wherein consideration is to bee had, as well of y* number of all Cattle belonging to each Towne, as of the quantity of Meadow Land adjacent to yow severall Townes, or home Lotts; To the end that y* aforesaid Order may bee fully executed according to the true intent thereof; You are hereby required to send mee a true and full account of y* Number of yo' Cattle and Horses, wa computagon as near as possibly you can, of yo' respective Meadow Ground in your home Lotts, whereupon I shall immediately give directions according to the said Order of Hempsteed for y* surveying and proportioning the South Meadowes, that all future disputes may cease upon that occasion.

fort James, 28th of Dec. 1665.

I am your loving ffriend Rich, Nicolls.

To y° Constables & Overseers of *fflatlands*, Right. No fflat Bush and Brook land, to be° communicated to y° rest of y° Inhabitants & ffarmrs

The like Lre was sent to Jamaica and New Towne.

A SPECIALL WARRANT DIRECTED TO THE HIGH SHERIFFE FOR THE COLLECTION OF THE COUNTREY ASSESSMENTS.

These are in his Ma^{ttes} name, strictly to charge and require you, to Issue forth yo' Warrants unto the High Constables of each Riding, requiring them to send Warrants to y' respective Constables and Overseers of each Towne within their severall Ridinge, for y's present Levying and Collecting (according to Law) y' Assessment of Publique Rates for this year Country charge; The which Levy and Collection, is to bee made at one Penny per Pound, according to y's valuagon of the Estates given in by the Constable & Overseers of each Towne in the severall Ridinge, to that use and purpose; where of you are to make a full ande true Account, as in the Lawes is required; Given under my hand in fort James in New Yorke the 26th day of fiebruary 1665.

R. Nicolls.

To the High Sheriffe of Yorkshire upon Long Island.

An Order directed to y° High Sheriffe to give notice to y° Justices and other Offic¹⁸ to attend the Sessions held at Jamaica y° 14th March 1665, for the North Riding.

By these p'sents you are anthorized & required to Publish and declare unto yo Justices of you Peace, the under Sheriffe, the Constables and all others, who either by their Offices (or as jury men) ought to attend the Court of Sessions for the North Riding of Yorkshire upon the 14th day of March next ensuing the date hereof, being the second Wednesday in March, That for some considerations and reasons mee there unto moving, the said Court of Sessions is to be held upon

the said 14th day of March at Jamaica, at which time and place, All Causes or Actions of any nature Triable in any Court of Sessions, shall be rec'd heard and determined in the same manner as formerly they have been at Hempsteed; for so doing this shall be to you and all others therein concern'd, a special and sufficient Warrant; Given under my hand at fort James in New Yorke, the 27th day of ffebry 1665.

RICH. NICOLLS.

To Mr Willm Wells, High Sheriffe of Yorkshire upon Long Island.

THE GOVERNO'S LETTER TO THE CONSTABLE & OVERSEERS OF OYSTER BAY.

I received yors of the 18th Instant, signed by & in the Name of the Constable & Overseers of Oyster Bay, in behalfe of the Towne, and shall never bee unwilling to manifest the openness both of my Eares and heart, to ye meanest man in the world, who can object to mee the least oppression upon him, either in Temporalls or Spirituals; ffor the last, you cannot desire more Liberty than is contrived for tender Consciences in the Lawes, for ye first, you may all know that I have put the country to no charge, for which I might have drawne Presidents from all the Colonyes in New England, and his Mattes Letters Patents would have warranted the same; However the common charge must be defrayed by a Publicke Rate, and upon a late view of both, I found that ye charge exceeded the Rate of 200 lbs p Ann, besides that, the ffractions of every Townes Account would have proved more difficult to reconcile, then you could possibly imagine. Therefore well knowing that the Trust committed to mee by his Maty is a sufficient Warrant for such necessary alteragons, and well weighing that the charges must be paid by Rates and that all those accounts are to bee cleared in the face of the country, at the Assizes, where every man may see, wherefore hee payes his Rates, I say, Upon full and due consideragon of the necessity and equity thereof. I have Ordered (for the good and benefitt of the whole) That yo Rate bee made and collected at the value of one penny per pound for this years, that yo Publique Debts may not runne into Arreares, or men (who bestow their time and paines for ye Publicke) complaine that they must stay two yeares for their Payment.

Gentlemen, You see how ready I am to satisfy your scruples, and therefore, I cannot but expect your complyance to my directions, whose dayly meditacon it is, which way I can best serve the country, and without any other expectagon of benefit from them, then a good name, and no such prevish dispositions, which may render them refractory to his Maties Government. I must not forgett to remind those that thinke the 200 lbs. was so fully concluded, as not to bee exceeded, for it was then apparent enough, the Rate was too small for the charge, But it was concluded that in that case, a second Rate should be levyed for yo defraying thereof. I count my selfe ill rewarded for all ye charge and Paines I have taken, to finde my diligent inspection into the Publique Affaires, brought into Question by those from whom I expect no Proffitt, And if any man shall dispute my Commission, or the Power I have derived upon ye as Towne Officer, in putting the Lawes, or my special Warrants in Execution, you may be assured, I will Justify my selfe and actions, and yours also in conformity to them, before God and the world, when ye most forward and perverse will wth shame acknowledge their error; This is the full Answer to your Paper, from

Your very Loving ffriend

21th March, in fort James,

RICH NICOLLS.

A Letter sent by Order of the Governo' to the Constable and Overseers of Seatalcott in behalf of M'. Rich Smith of Nesaquake.

Gentlemen

I am commanded by the Governo' to acquaint you, That upon consideragon of an agreement heretofore made, betweene the Commission's of his Matte Colony of Conecticott, and Mr. Smith of Nesaquake, Hee hath beene pleased to confirm the same, and to Grant him a Patent for his Lands, with the Priviledge that it shall bee free from all Rates and Taxes, from the first settlement untill a certaine Terme of yeares shall bee expired as in the Patent is exprest; Now his Hono's meaning therein is, That from ys Time of his first arrivall here, untill such a time, the Land shall bee free, so that if yo's late Seasure of any Beasts for a Rate or Tax, bee for any such thing, before the time of ys Governo's coming they are not cleared by this Patent, But if it bee for any Rate since, yo's are to make returne of the Beasts, or any other Goods yo's have seized, and also are to forbeare doing ys like for ys future.

New Yorke, March 27th 1666 Your Loving ffriend

M. N.

The Governors Lre to the Justices of the North Riding, touching a Sessions House and Prison.

Having taken into serious consideragon several Times, the Building of a Sessions House and Prison for the North Riding, and hearing divers Proposalls for facilitating the charge thereof from the Inhabitants of Jamaica, well knowing also, that the meane condigon of the whole County (for want of Ordinary Supplyes) is the chiefe Impediment to so necessary a worke; I have thought fitt to impart to you my advice and opinion, concerning the whole matter, leaving the result thereof to your consultagons, therefore I propose, that yo^a would agree with some sufficient workmen, to undertake the building thereof, at a certaine Rate, for which, you may freely engage to see them paid the next yeare, by an assessment peculiar to the severall Townes in the North Riding; Now in regard the Inhabitants of Jamaica have propos'd to pay an extraordinary proporgon towards the same, upon condigon they may make use of the said Sessions Honse, for the meeting of their Congregagon to serve God, and it is very likely, that the other Townes will thinke it a Burden to them extraordinary, whereof Jamaica hath y^a more frequent benefitt.

Vpon the whole matter I offer this expedient, That every Towne proporgonably to their Estates, shall pay the next yeare, to y^e whole Building thereof, and in regard those of Jamaica shall have a double benefitt, & use of it, That the Inhabitants stand obliged to keepe the said Sessions House and Building, in repaire at their charge for the terms of 21 yeares, the casualtyes of fiire onely excepted, or if 21 yeares bee judged too much, I am of opinion that 14 yeares is too little, but remitt these thinge to your consideragons and remaine

Your Very Loving ffriend

27th March 1666

To the Justices of the Peace of the North Riding of Yorkshire upon Long Island.

RICH: NICOLLS.

A LTE SENT TO MT SMITH OF NESAQUAKE.

Mr Smith

New Yorke 3d April 1666.

Since the Lre I writt by the Governors Order to the Constable and Overseers of Seatalcott in vor behalfe, His Honor being inform'd that you were not only privy to the Rates, wherein you were Taxed, but that you had also given a Bond or Bill to the Offices of that Towne for the Payment thereof, the which you acquainted not his Honor with, when you solicited him for your Patent; Hee hath commanded mee to lett you know, upon further consideragons, and also to avoyd the trouble and confusion which inevitably must arise, of making a New Rate, and another returne to the High Sheriffe, who is upon perfecting his Accounts, That it is his pleasure, the Time of yor Lands at Nesaquak, being freed from Rates, shall begin onely from the day of the date of your Patent, and what you have been Assessed at before for those Lands, is to be paid to the Officers Empowered by the Law to receive it; And if you go on wth your Bargaine with M. Delavall, about ye two Horses you were treating about, and draw a Bill upon him for so much as yo' Rate amounts to, Hee will Allow it, and upon yo delivery thereof to M' Lane, there will bee Ordes taken for the returne of yor Oxen; I am moreover to put you in minde of your former Engagement before his Honor, to contribute to yo Allowance of the Minister of Seatalcott, untill yon shall bee otherwise provided, which will bee expected from you; These particulars were given mee in charge to deliver to you from the Governor. I am

Your Loving ffriend M. Nicolls.

To M^r Richard Smith of Nesaquake on Long Island.

An Agreement made before the Governot, betweene the Offic's of the Towne of Seatalcott, and Richard Smith of Nesaquanke.

Memorandum, That it is this day Agreed upon before the Governo' ffrancis Mancy Constable and Daniell Lane, one of yo Overseers of Scatalcott, on the behalfe of the said Towne, and Richal Smith of Nesaquanke being p'sent; That the said Richard Smith notwinstanding any clause or Circumstance in yo Patent lately granted by his Hono' unto him, or any former agreement with the Comission's of his Mattes Colony of Hartford, is & shall bee lyable to pay all Rates and Levyes, according to the proporgon of his Estate at Nesaquanke, untill the day and date of the said Patent, and likewise that hee pay towards yo maintenance of the Minister at Scatalcott, during the Terme in yo said Pattent mentioned, or until he shall bee otherwise provided; and that nothing in the said Patent exprest, shall hinder yo said Richal Smith from Trying his Title at Law to any Land that now is, or hereafter may bee in question between him and the Towne of Scatalcott, or any others; Dated at New Yorke this 5th day of April 1666.

A LRE SENT TO CAPT UNDERHILL; ABOUT TAXES.

New York Aprill 9th 1666.

Capt Underhill.

The Governo' hath since ye receipt of yote, been so taken up wth writing dispatches for England, & Answering Lres from Barbadoes, Virginia & Delaware, and now sending to ye Sopez and Albany, that hee hath scarce had leasure enough to read, much lesse to Answer yo' Lrc. But his Hono' hath Commanded mee to acquaint you, That hee hopes by this time the greater part of the Rates are Collected, and to y' advice you desire concerning the quality of the pay, where Graine cannot bee procured, any other Country Pay may be accepted, as Beefe, Porke, Horses, or any other thing equivalent to the Rate (Tobacco excepted) and where one or two p'sons cannot make Payment, Then they may joyne wth more, and contrive a way to pay it between them; As to the dismission yo' desire of his Hono' from yo' Euploym', The High Sheriffe having not perfected his Accounts, Its thought convenient hee shall remaine in his Office, until y' Gen'al Assizes, Where hee is to deliver them in; so that his Hono' will not willingly dismisse any High Constable, untill that time also, This is all thats given mee in charge to deliver to yo'' at y'sent, from

Yo very Lo: ffriend M. Nicolls.

THE GOVERNO'S LRE TO Y' HIGH SHERIFFE, CAP' TOPPING, AND M' JOHN MULFORD, TOUCHING Y' INHABITANTS OF SOUTH-HAMPTON, EAST HAMTON AND SOUTH-HOLD.

Vpon advice from Southton and East-hamton, that neither the Inhabitants of these two Townes, nor ve Inhabitants of Southhold, have made choyce of Constable and Overseers, at ve time appointed by Law, towards the Orderly managemt of each particular Township, in their private as well as in ye publick concerns, of this his Royall Highnesse, the Duke of Yorkes Governmt I am not a little mov'd agst close and seditious practices of some who secretly distill into ye hearts of his Maues good subjects, such refractory and mutinous humours, as tend to ye disturbance and breach of the Lawes Establish't, but I am much more troubled, to heare that such wicked designes should have such a Genall Influence upon those three Townes, contrary to the Duty they owe to his Maty, whose crowne and dignity, wisdome & Power, I must and will assert, not only against his publique, but his private Enemyes. I am willing to believe better of the good Inhabitants of South-hold, having heard that ye delay of choosing the Select men formerly hath hapned in those parts, however, my prent directions are possitive, That you Sumon ye Inhabitants of South-hold together, and shew them where the Law doth Enjoyne ye election of a constable, and foure New Overseers, for the yeare Ensuing, in their Towne; And further, That I have taken notice of their Neglect, contrary to Law, and therefore that they are by these pints required, at that very meeting to proceed to an Election of a Constable and Overseers according to Law, otherwise, I shall bee necessitated to declare against the dissenters therein, as mutinous contemners of ye Lawes Establish't, and disturbers of the peace of this Governme, and shall (with God's Assistance) proceed aget any or every pron according to Law, in those cases provided;

Lam

Your Lo: ffriend

Rich^d Nicolls.

ffort James in New Yorke ye 19th of April 1666. To Mr. Willm Wells, high Sheriff of Yorkshire, upon Long Island, to be communicated to the Townsmen of Southhold, if their Election of Constables and Overseers, is not made for year ensuing.

The like was sent to Capt Thomas Topping, to be communicated to the townsmen of Southton.

Also the like was sent to Mr. John Mulford, to be communicated to the Townsmen of East Hampton.

A WARRANT SENT TO Mr HICKS, THE JUSTICE OF PEACE OF HEMSTEED.

I am Informed by Cap¹ Underhill, That M¹ Jackson as Constable of Hempsteed, doing his duty to require and collect the Publicke Rates in Hempsteed, hath beene denyed by some, affronted by others, in so much, that I finde myselfe obliged to p'serve the Peace and good Governm¹ of this Jurisdiction, by requiring yo² as Justice of Peace, to take speciall care, that the Lawes establish¹t, be not violated by yo¹ Towne, but that yo² cause such p'sons, so offending contrary to the Lawes, to be apprehended, and in case yo² have no convenient Prison to hold them, That yo² send them to y² Jayle in New York, by a Mittimus to Answer for their misdemeanor at the next Gen all Assizes for so doing, this shall bee to you a sufficient warrant and discharge; Given under my hand the 20° Aprill 1666, in ffort James.

Richd. Nicolls.

A Letter written by the Governors Order to Mr Wells, ye High Sherriffe.

New York, Apr. 21th 1666.

Sr.

By the Governors Comand, I am to acquaint you, that before the Receipt of yors of the 16th Instant, his Honor had reed Ample Information from Capt Topping and Mr Mulford, how affairs stand in the 3 Easterne Townes, as to the neglect of their Election of Officers according to Law. To which there is answer already return'd (which will bee with you before this) with particular Instructions to yo'rselfe, Capt. Topping and Mr Mulford, how to proceed in your severall Townes, by a Lre from the Constable of South-hold, His Honor doth likewise understand, that ye generality of the people there, are unwilling to pay the Rates, and even some of the Overseers who assented to the making of them, refuse to contribute, to the Payment of their proporgons. You are in such Cases to give Order to the Constable to distreyne upon the Estates of such Persons, as the Law requires, and to make returne of their names; I am also to put you in minde, that in those Townes where any Charges have arisen by the keeping of yo publique Courts at yo Assizes and Sessions, and moneys remaine due for ye Expences there, That you contrive it so that ye Paymts may bee made with the least trouble, as that yo Rates of those Townes Where the Courts were held, or the nearest to them, should by yor Order, out of their Proporgons to the Rates, discharge those Debts and Publique charges first, after weh due care may bee taken to pay the salaryes; Thus much I have in charge to deliver you, so conclude being

Your humble serv^t

M. Nicolls.

To Mr. Wm Wells, High Sheriffe of Yorkshire upon Long Island. These

A LRE WRITTEN TO YO CONSTABLE OF SOUTHHOLD.

Mr. Constable.

The Governor rec⁴ yo' Lre, intimating y⁶ refractory disposicon of the Inhabitants of yo' Towne, in omitting the Election of Offic's at y' time appointed according to Law, and refusing to pay the publique Rates, To both w^{ch} particulars, his Honor hath sent full Instructions to M^c Wells, how to proceed therein, who will informe you what is to bee done on your part, I are

Your Loving ffriend, M. Nicolls.

New Yorke, Aprill 21th, 1666. To Mr. Maps, Constable of Southhold.

A LETTER SENT FROM THE GOVERNOT UNTO MT WM. WELLS, CAPT TOPPING, ETC., TOUCHING THE INHABITANTS OF SOUTHHAMPTON.

Having received an addresse under the hand of most part of the Inhabitants of Southton, by their messengers, Christopher floster, and John Jessop, with whom upon conference, the severall particulars of their grievances, are reduc't to one head, where unto I must acknowledge my selfe Easily persuaded in regard it will (as the said Messengers informe nee) give satisfaction to the inhabitants, and the affaires of the Towne will bee carryed on with Mutuall Amity & peace: To which good end, and for the aforesaid consideragons, I have condescended, and do by these presents give my consent and approbation, That the Oath required in the Lawes of this Government, to bee taken by ye Overseers in each Towne, shall not bee exacted from them, but that any Overseer duly Chosen by the Towne of Southton, or any other Towne in this Government, may execute the Office of Overseer, without Oath taken, in the same capacity, as if hee had taken his Oath, any thing in the Lawes to the contrary notwithstanding.

You are further to take notice, that my true meaning is, that by these p 'sents, I have onely granted a suspengon of said Oath of Overseers, untill the consideragon thereof, is further debated in the next Generall Assizes.

In the mean time, that no Oath be Exacted from the Overseers, for the Election of whom, I have lately sent you my orders, and do againe renew my directions, that ye Lawes in that Point bee observed, and that this suspension of the Oath, may not p'judice the affaires either of private Townes or Interrupt the Management of the Publique Affaires, so farr as the Overseers are held obliged by the Lawes to attend them. This is all at p'sent I have to direct on this occasion, and remaine

Your very Loving ffriend

RICH^d. NICOLIS.

fort James in New York, May 3d 1666

To Cap^t Thomas Topping, To M^t. William Wells, To M^t. John Mulford, to be communicated to the severall Townes in y^z East Riding of Yorkshire upon Long Island.

A Speciall Warrant for the behearing of the Cause betweene the Inhabitants of Huntington and Cap¹ Ceely.

Whereas at the Sessions held in December last at Southton, There was a Tryall betweene y Inhabitants of the Towne of Huntington and Cap' Ceely, concerning a certaine Neck of Land, for which Capt. Ceely obtained a verdict, and had a judgment there upon; Now for as much as thababitants of the Towne of Huntington, have made suite unto mee for a review, and rehearing of the Cause, because (as they say) there was no Deed at all produced or proved, By vertue of we'de Capt Ceely makes his Claime, And for that it is Alleged, the Conditions upon we'de the Deede of Gnift was made by the Indyans, to Mr Eston, were never performed, we'deverall other matters which the said Towne of Huntington say they have to offer to the Bench & Jury upon a New hearing; It being also (as I am inform'd) of more then Ordinary concerne to y'e Towne, I have thought fitt to Graunt a Review and rehearing of the Cause, between the said Inhabits of the Towne of Huntington and Cap' Ceely, of we'h yo'a are to give timely notice to yo'e Clarke of y'e Sessions, to make due entry thereof, and to Empannell a New Jury there upon, according to y'e law in such Cases provided & for yo' so doing, this shall bee to you, my speciall Warrant; Given under my hand at ffort James in New Yorke y'e 3d day of May 1666.

To Mr Wm Wells,

High Sheriffe &c.

RICH^d NICOLLS.

A LETTER FROM Ye GOVERNOT SENT UNTO MR. JOHN UNDERHILL.

Mr. Underhill.

I have received yots of the 29th of Aprill, wherein you represent the distempers of some people, against the preent forme of Governmt by which (you say) they are inslay'd under an Arbitrary Power, and that I do exercise more than the King himselfe can do, weh is so high an imputation, that I cannot suffer my selfe to be reputed or Blasted in the hearts, or by the Tongues of such false and malicious men, therefore instead of writing to mee under the notion of some people say thus and thus, bethink yourself of some particular Persons who do thus slander mee with a charge of no lesse weight than High Treason; You may Easily believe how much I am concerned to vindicate my selfe in that Point, and to return that accusagen upon the heads of these mutinous persons. The Late Rebellion in England, with all ye ill consequences thereof, began with the selfe same steps and prences, By defauring his Maties Government, to corrupt and steale away the hearts of his Mattes subjects. You tell me that you have Issued forth new Warrants for the gathering of the Rate, but you say nothing of a discourse you made to a Dutch man, betweene Jamaica and fflushing, about them. You know the Rates, and ye manner of levying them Generally received by the Assembly at Hempsteed, with that provision, That if the Sume mengoned would not satisfy the Publique charge, an Additional Rate should supply it, to bee Levyed according to the forme prescribed. I can speake with a cleare Conscience that I have no benefitt from ye country, but a great deale of trouble, which is increas't, to see men so factious as to hazard both life and Estate in a Munity and Rebellion, rather than beare the Burden of ye publicke charge. As for those of Oyster Bay, who cannot make Payment of their Rates in such kinds as they ought, I did tell you when you were last with me, that if such Pay as they could

make would satisfy those, who for their attendance upon the Court, have an allowance by the Law, that ye end of making those Rates, was fully answered, and the like for killing of wolves.

I spare no pains to give any private man satisfaction, but I do not intend to vindicate my selfe thus privately, when you have sent mee the names of two or three (if there bee so many) who have opened their venomous hearts so freely to you. And I doubt not, you have authors for the expressions you sent to mee; This all at byent from

fort James in New Yorke, yo 7 May (66) Your Loving ffriend RICH^d NICOLLS.

THE GOVERNORS LETTER TO CAPT. TOPPING.

Mr. Topping

Yours of the 1st currant, is reed with much thankes for your care, diligence & affection for the peace and good Government of the affaires in your parts, and I shall not doubt of your constancy therein; The two Deputyes from Southton, arrived here Thursday last about noone, with whom upon full conference, I concluded to their plenary satisfaction, where upon in the name of rest, they promis't a complyance to ye Elecgon of Towne Officrs. The whole matter was remitted to yourselfe, Mr Wells and Mr Mulford, as you will finde in my letter Dated the 3d instant. I hope the other Townes will acquiesce with Southton, for I should very unwillingly proceed with severity, if I can possibly avoid it, and probably some ill Neighbours lay their designes to give mee a just provocation, thinking to overcome my patient temper, whilst the distempers of other mens spiritts are hott and fiery. But they will be mistaken in theire measures for I will take my owne time and not theirs. I do but Guesse at some Incendyarves, and could I but really prove their practices by good testimony, I would doubtlesse put an end to the like for ye future; I believe Capt Young is a bad instrument but if I am not mistaken, he hathe not brains to carry on such a businesse, I hope much better of Mr Howell, and if you can Learne at a distance by way of discourse, that hee is free to receive a Commission for Justice of the Peace, I will send him one, according to the discourse I had with him the last Assizes, and truly my opinion is that the Towne wants one; I am glad to heare that Mr ffordham show'd his good affecgon to the Government, for I never heard from you that hee was a man of good conscience & Understanding. which are sure foundations. Tumultous clamours, will never shake his Maties authority, but may bring destruction upon their owne heade; I referre to your discregon What part hereof you shall thinke meete to communicate to Mr Howell or Mr ffordham, but rather by word of mouth, then under my hand, I hope all things are in a good measure quieted by the two late messengers, but I desire you not to omitt giving mee advice upon any Emergency, by either Indyans or Christians, and I shall bee accomptable to defray the charge as you direct, nothing more at present from

Your very Loving ffriend to serve you

RICH^d NICOLLS.

fort James in New Yorke, May 7th, 1666. A LRE WRITTEN BY THE GOVERNO' TO M^r Jonas Wood, to meet M^r Nicolls & M^r . Wells at Seatalcott.

fort James, in N. Yorke May 21th 1666.

Mr Wood.

I have received Information that ye Constable of Sextalcott going to Execute his office, was lately (together with some persons assisting him) in a Tumultuous and Riotous manner, Assaulted and hindered from ye performance thereof, by men ill affected to the Gouernment, some of whom have also spoken words tending to ye deregaçon of his Maties Authority, Settled in these parts, I have appointed you together with Mr Nicolls & Mr Wells, to make inquiry into, and examine ye particulars thereof, upon Oath, for ye doing whereof, I shall send my special Commission, The which you are to attend on firyday next, before noone at Seatalcott, and to render me joyntly an accol of yor proceedings therein; You are withall forth to send yor Warrant, by the Bearer hereof, Mr Daniell Lane, to sumon Richa Odiell, Roger Barton and Robert Bloomer, to be ready at the same Time and place, to answer what will bee objected agat them, win such witnesses, as they have to produce in their Justification:

To Mr Jonas Wood &c Yor Loving ffriend

RICHARD NICOLLS.

The Governor Lre to M^r Wm. Wells. to Meett M^r Nicolls and M^r Wood at Seatalcott etc.

fort James in New Yorke May 21th 1666.

Mr Wells.

Having rec^a Information That the Constable of Seatalcott, going to Execute his Office, was lately (together with some persons assisting him) in a Tumultnous and riotous manner Assaulted and hindered from the performance thereof, by men ill affected to the Gouernment, some of whom have also spoken words tending to the derogaçon of his Ma^{tice} authority, settled in these parts; I have appointed you, together with M^r Nicolls and M^r Wood, to make inquiry into, and examine the particulars thereof, upon Oath, for the doing whereof, I shall send my special Commission, The web yo^a are to attend on ffryday next before noone at Seatalcott, and to render mee joyntly an account of your proceeding therein; This is all at present from

To M^r Wm. Wells, High Sheriffe &c. Your very Loving ffriend.

RICHARD NICOLLS.

A Warrant to the Offic's of Southhold for to make a Rate for the sume of 71b 3s expended by their Deputys at Hempsteed.

These are to require you, That yo^a forthwith cause a Rate to bee made for the sum of seven pounds and three shillings, due from your Town, for the expenses of yo' Deputyes at the Generall meeting at Hempsteed, and that you Levy the same upon the Inhabitants, and pay it in to M^r Thomas Delawall, or his assignees, at New Yorke, for the doing whereof, this shall be yo' warrant; Given under my hand at James ffort in New Yorke, the 31st day of May 1666.

To ye Constable and Overseers of Southhold. RICH. NICOLLS.

A Warrant to the Justices of v° East Riding of Yorkshire, to cause all persons of the said Riding to keep an Agreem^t made betweene v° Inhabit^{ts} thereof and the Indyans.

Whereas it hath beene thought requisite and convenient, to give all reasonable Encouragemt to the Indyans upon Long Island, to submitt unto, and live under the Lawes Establish't in this Government; To which End, there was an agreemt made and concluded upon, at the last Gene Assizes, before mee, concerning the Bounds and Limitts in difference between the Townes of Southton and Easthampton and the Indyans theire Neighbor, as also betweene y* Indyans themselves There being then p'esent, Capt. Thomas Topping and Mr John Howell, on the behalfe of the Town of Southhampton, and Mr Thomas James and Mr Thomas Bucker, for the Towne of Easthampton, and the several Indyans concern'd in the behalfe of the rest; These are to command and require all Persons, that they presume not any way to breake or infringe the aforesaid agreement, or under any prtence whatsoever, to disturb the Inhabitants of the said Townes, or any of the Indyans, in the Enjoyment of their Lands, within the Limitts and Bounds then agreed upon; And y* Justices of the Peace of the East Riding, are to take care that this Warrant, be duly and carefully observed, and if any person or persons shall willfully breake the same, That they call him or them before them, and binde such person or persons over to the good behaviour; Given under my hand, at fort James in New Yorke, the 10th day of June 1666.

RICH^d NICOLLS.

A LETTER WRITTEN TO Y' MAGISTRATES OF THE TOWNE OF HEMPSTEED.

Gentlemen.

I am inform' a that the matters in difference betweene your Towne, and Tackpowshe and his Indyans, about the Paym' for your Lands at Hempsteed, were in part heard at this last Sessions at Jamaica, where you made proofe of yo' Deeds, And I have also been told how they seeme discontent and unsatisfied, for that (as they say) you have paid them so little for some of their Land, and nothing at all for other some, It is not that I give very much Creditt to what they say, But for quietnesse sake, and to p'vent all future Contests, I do recommend unto you, That you Agree

among yo'selves, to give to them as a Gratuity, some farther satisfaction for those Lands, or if yo" shall lett mee know what summe you are content to part withall, I shall Endeavo' a finall Agreemt betweenee yo" after wen Tackpowshe and his Indyaus, may with such as yo" shall appoint, go to the severall extents and Limitts of your Bounds, and give them a Note thereof, The same may bee Recorded in yo' Towne, and transmitted hither. This I conceive will put an end to all other disputes, and be acceptable to

Yor very Loving firiend

New Yorke, y* 16th of Richard Nicolls.

June 1666.

A Warrant to the High Sheriffe requiring him to send into Y Secretaryes Office the Valuaçons of the Estates, in the North and West Ridings.

Whereas it is declared in y° Lawes, That y° valuaçons of all Estates are to bee delivered into y° High Sheriffe in foure Monthes after the first day of June yearly, It appearing unto mee upon further Consideraçons, that so long Time is not necessary, And to the end the Rate may bee gathered in a more convenient season, I have thought fitt to put an alteraçon to the time formerly prescribed, And I do hereby require you imediately to send forth your Warrants, that the valuaçons of the Estates of the Persons of every Towne, within the North and West Ridings, bee brought into the Secretaryes Office at New Yorke, and of the East Riding to yo's selfe, by the 15th day of Augu next, and that yo' bring them all corrected and perfected, according to Law, to the next Generall Assizes to bee held in New Yorke; for the doing whereof, this shall bee your Speciall Warrant; Given under my hand at ffort James in New Yorke, the 16th day of June 1666.

Rich^d Nicolls.

A Warrant Empowering y Sheriffe to Levy the ffines imposed by Law on such as refuse to serve as Constable.

Whereas I am given to understand, That Election according to Law hath been made of a Constable for this p'sent yeare at Southhold, in y' East Riding of Yorkshire, of two several persons, who were chosen one after another by the major part of the inhabitants the remained to give their votes at the election, and both of them have refused to serve in that office; These are to empower and require you, to cause the due ffines allotted for such refusal, to bee levyed, and y' you give Order to the Inhabitants of the Towne, to proceed to the election of another Person to serve in that employment; for the doing whereof, this shall bee you' special warrant; given under my hand at ffort James in New Yorke, the 16th day of June 1666.

Rich^d Nicolls.

THE GOVERNO'S LYCENCE TO THE INHABITANTS OF NEW TOWNE.

Upon the Request of the Inhabitants of New Towne, I do hereby grant unto them my License to Treate with, and make what further Purchase from the Indyans, they shall find convenient, for the better securing of their Title to the Lands lying between Mashpeth Kills, and the head of

flushing Creeke, for web I am informed, they have already a Bill of Sale, provided they bring the Indyan Proprietors to acknowledge the same before me, That so it may be Recorded accordingly, Given under my hand at flort James in New Yorke, this 23^d day of June 1666.

Right Nicolls.

A LETTER FROM THE GOVERNOT TO MT. JACQUES CONTILLEAU.

Mr. Jacques.

There hath been with mee this day, some Persons from *New Towne* and *Breucklyn*, about your Division of the Meadows in dispute between them, and at length I have brought them to an Agreement, and would have you to come to mee on Munday Morning next, when I shall give you instructions for the Surveying and laving out thereof.

Your Loving ffriend Rich^d Nicolls.

A LETTER FROM Y^e GOVERNO' TO THE SEVERALL JUSTICES OF THE PEACE ON LONG ISLAND INTIMATING Y^e INTELLIGENCE REC'D OF THE APPROACH OF SOME ENEMIES SHIPPS.

Mr Denton.

Having rec⁴ Intelligence by Letters from the Governo⁷ of *Rhode Island*, and others upon the Maine, That two Shipps of the Enemies have lately taken a Barke belonging to *Conceticott*, and a Shallop near *Martins Vineyard*, and it being to bee apprehended there may bee a greater Number of them ready to do some violence upon the coast, I thought good to advertize you of it, That upon the Receipt hereof, you do give notice to the Inhabitants of your Towne, as also to the rest of the Townes within the *North Riding* that they be all ready upon the first occasion with their armset to defend themselves & oppose the Enemy, and that such Townes as lye near the sea, do keep a stricter watch to prevent any surprizall, as well as to give warning to Inland Townes.

This is all at preent from

Your very Lo: ffriend

Richd Nicolls.

James ffort 1st Augst 1666

The like Letter was sent to M' William Wells to give notice to the Townes of Southhold, Southton & Easthampton. Another to M' Jonas Wood for Huntington and Seatalcott, and likewise to M' Hubbard of Gravesend, & M' Betts of New Towne.

A LETTER WRITTEN TO Y' OVERSEERS OF Y' RESPECTIVE TOWNES FOLLOWING CONCERNING THE VALUATION OF THEIR ESTATES.

Genta

The Governo[†] was heretofore pleased to send forth his speciall Warrant to the High Sheriff requiring him to give you notice that you should send in ye valuation of your Estates, to the Secretaryes Office, at New Yorke, by the 15th day of this Instant Month, which you have omitted to do; I am commanded to put you in minde of it, & withall to acquaint you, That it is expected that you forthwith send in yo' valuagons without further delay, according to the Tenour of the said Warrant.

Angst 27th 1666.

flushing Hempsteed. New Towne. Ouster Bay.

Your Loving ffriend

M. Nicolls.

Jamaica.

A Letter written to Yo Inhabitants of fflat Lands, touching the difference between THEM, & Ye INHABIT'S OF FFLAT BUSH.

The Governor having recd vor complaint, that the difference between your Towne & flat Bush, concerning the Meadowes Canarsie, is not as yet composed, as also yor desires to have a tryall for yo' right, at ye Assizes; By his Honors Order, I am to acquaint you, that it is his advice (to prvent expence & Charges at Law) that you endeavour to make a finall agreement amongst yo'selves, concerning that Matter, and make Report thereof, before Thursday next, or that you leave the businesse as it is, untill yo Assizes shall bee over, when the Governor himselfe will decide it; However, if you shall chuse rather, to have a tryall at yo Assizes, upon notice of it before Thursday next, the action will be admitted, and you may proceed to tryall. New Yorke, ye 15th

Sept. 1666.

Your Loving ffriend

M. Nicolls Secret.

To the Constable & Overseers of flatt Lands, to bee cominicated to ye rest of yo Inhabitants.

A LETTER WRITTEN TO THE INHABITANTS OF FFLAT BUSH TOUGHING THE DIFFERENCE BETWEENE THEM, AND FFLAT LANDS.

The Inhabitants of flatlands having made complaint to ye Governor, that ye difference betweene them and yo' towne, concerning the meadowes at Canarsie, is not yet composed, where upon they desire a tryall at the Assizes; By his Honors Order, I am to acquaint you, that it is his advice (to prvent expense and charges at Law), That you Endeavour to make a finall agreemt among yo'selves, concerning that Matter, and make Report thereof before Thursday next, or that you leave the businesse as it is, Untill the Assizes shall bee over, when the Governor himselfe will decide it; However, If you shall choose rather to have a tryall at the Assizes, upon notice of it before Thursday next, the accon will be admitted, and you may proceed to tryall.

New Yorke 15th Sept.

To the Constables & Overseers of flat Bush. to bee Communicated to ye rest of ye Inhabitants Your Loving ffriend

M. NICOLLS.

A Warrant directed to M' Jacques Cortilleau, or any others concerned in Pennoyers LAND, TO MAKE OUT THEIRE RIGHTS AND TITLE THEREUNTO AT Ye Assizes.

Whereas there Issued forth an Order at yo Genall Meeting at Hempsteed, in March 1664, where in particularly it was declared, that the title to a Parcell of Land adjoining to Gravesend, commonly knowne by the name of Pennoyers Land (where unto some derive a right from George Baxter, and others from Aram Huttum) should be left to the Decision of a Tryall at Law, either at the next Court of Sessions or Assizes, and those claiming from Aram Huttum, having not any way endeavoured to make out their Title thereunto, to this day, went the proons claiming under George Baxter have beene, and still are ready to do; These are to require those who are herein concerned, on the part of the said Aram Huttum, That they bee ready to cleare their Title to the Lands in question, at the next Court of Generall Assizes, otherwise they shall relinquish their Suite and Prences there unto, & the prosns in Possession, on the part of the said George Baxter, shall to all intents and purposes, receive a confirmacon thereof, to them and their Heires for ever.

Given under my hand at fort James in New Yorke, the 18th day of September, 1666.

Richd Nicolls.

A Warrant sent to the Constable and Overseers of Huntington.

Vpon complaint made to mee by the Inhabitts of Oyster bay, that you do refuse to performe what was Ordered at the Generall Meeting at Hempsteed, to bee observed betweene yor Towne & theirs: These are to require you without further delay, to put the said order in execution, otherwise that you shew cause to the contrary, at yo Assizes to bee holden in this Towne the 28th day of this instant moneth; Given under my hand at fort James in New Yorke this 15th day of September 1665.

R. Nicolls.

To the Constable & Overseers, etc.

A LETTER WRITTEN BY THE GOVERNOR TO YO CONSTABLE AND OVERSEERS OF HEMPSTEED.

Having received a Peticon from the Matinnicock Indyans, wherein they complaine of wrong done them by the Inhabitants of your Towne, by keeping their Lands without giving them satisfacçon; ffor the better deciding of all such differences, I have thought fitt to direct you, That some Persons bee appointed out of yor Towne, to attend at the next Genall Court of Assizes, to make good yo' Title to the said Lands, by yo' most Materiall Evidence and witnesses according to the severall Queres in their Peticon expres't, of which I here send you a copy, having appointed Mr. John Underhill of Oyster Bay, to bee Attorney for ve Indyan Plaintiffs; I am Your Loving ffriend.

September 21st

1666.

RICH^d NICOLLS.

LAWSUIT BETWEEN GRAVESEND AND FLATBUSH, L. I.

Septbr 27th 1666.

The Inhabitants of Gravesend P1t

The Inhabitants of flatt Bush Defts

The names of the Jurors

John Symonds of Hempsteed, floreman of y^{*} Jury, Richard Howell, Henry Pierson, John Cooper, of Southton, John Conckling of South-Hold, Robert Seely, Thomas Scudmore, Samuelle Titus, of Huntington, William Lawrence, Elias Doughty of flushing, Ralph Hunt of New Towne, John fferris of—

Mr Rider, Attorney for the P1ts.

Hee putts in their Declaragon Alleadging their being fenc't out of the common Rhode or Highway, betweene their Towne and the fferry, by the Defts and that this is the third time, of their being so injuriously dealt with, An Order concerning this matter, made at the last Court of Sessions heald at Gravesend is read wherein it was referr'd to five men there in nominated, to view the Ground, and make report of their so doing, with their opinions thereupon. The report of the said five men, was likewise read. Richard Ponton Sworne saith, That at ye ffirst laying out of fflatt Bush, to bee a Towne, hee had a Lott there, and that then the Highway or Rhode, betweene Gravesend and ye fferry, was on the outside of any of the ffencing, belonging to the Defts. Severall other Testimonyes were brought in, to prove the old Highway.

Nicholas Bayard, Attorney for ye Defts.

Hee putts in their Answer, to the Plaintiffs Declaragons, and produces the Defend¹⁵ Patent or Ground Briefe, wherin each Lott was to runn so farr into the woods, that consequently this Highway, fell within their Lotts, That their former Poverty, at the first Planting, was the Cause they could not run their flencing to the utmost of their Limitts, but that now by their Labour, having Cleared the Ground, and by Gods Blessing, being in a better Condigon, they suppose it not unreasonable for them to flence in what their Patent gives them. The P^{1ts} insist upon the Enjoyment of their old Road, which they have had Right to aboue twenty three yeares, and Declare the inconveniency of their being forced to go so farr about the flencing, by reason of the deepnesse of the wayes in winter there, besides that it's at least two Miles further, and many unskillfull in the new wayes, may bee subject to loose themselves in the woods.

The Case in difference being referr'd to a Jury, They brought in their verdict as followeth, vizt. In the Case Where in Gravesend Inhabitants are Plaintiffs, and flatt Bush Inhabita's are Defended The Jury finde for Gravesend, That the primary Highway from the fierry to Gravesend, shall henceforth remaine the Common Highway, except Gravesend Inhabitants will give way to some variagon for flatt Bush men, their conveniency; and whatsoever Interrupçon of the said Highway which is to continue, flatt Bush men have occasioned, They are to remove the same that there may bee free Passage.

The Inhabitants of Gravesend Plts

The Inhabitants of flatt Bush Defts

The Court do give their Judgment according to ye verdict of the Jury, who have found for the Pts and do order that the Defendts shall cleare the old Road or Highway, betweene Gravesend and the flerry, by the 1st day of November next, and that they cause a Gate to bee made, at each

end of their ffence, & a way betweene them, is to be stack't out, or ffenc't, in bredth, three Rods, through w^{ch} Carts & Horsemen may Passe, but it shall not bee for drifts of Cattle; this Ord' is to bee of full force, from y^e first day of Novemb' aforesd, unlesse y^e Inhabitta of both. Townes, in y^e meane Time, shall make some other agreem amongst themselves, And y^e Defta to pay the costs of Court and charges.

ORDERS OF THE COURT OF ASSIZES IN LONG ISLAND MATTERS.

October 1, 1666.

By order of the Governor and Court of Assizes. A petigon was brought in by Capt. Underhill, on behalfe of the Matinicock Indyans, against the Inhabitants or Hempsteed, that they encroached upon their Lands, having never paid them for it; Hereupon Issued forth the following Order (vizt.) The Governor by and with the Advice of his Councell and the Justices of Peace, in the Gen^{all} Court of Assizes Assembled, having rec^a a petigon from the Indyans of Matinicock upon Long Island, and taken their case into consideragon, do thinke fit to Order, And by these Presents do Order and appoint, That some Person or Persons, on behalfe of the Towne of Hempstead, and also the Indyan Proprietor, of ye Lands at Matinicock, or some Person for them, do attend on the 18th day of this instant moneth in the forenoone at New Yorke, when the Governor and Councell, will heare ye matter in difference between the Inhabitants of Hempsteed, and the said Indyans, and give their Judgmt therein, according to Law & good conscience; In the meane time, the English that are now seated on the said Land at Matinicock, are under no pretence whatsoever, to bee molested or disturbed.

October 1st, 1666.

By Order of the Governor & Court of Assizes, A Peticon was Presented by the Indyans of Southton, complaining of their being too much straitened, by the Inhabitants of that Towne; Upon consideragon had there upon, this following Order was made (vizt.)

The Governor by and wth the advice of his Councell, and the Justices of Peace in the Generall Court of Assizes Assembled, having rec³ a Petigon from the Indyans of Southton, and taken into consideragon their necessityes, do thinke fift to Order, And by these presents do Order, and appoint, That the Constable and Overseers of Southton, do forth wth take speciall care, that one halfe of such a Parcell or neck of Land, according to the Request of the Indyans bee fenced in at their owne charge, the other half by y^e Indyans, where unto, all Persons concerned in y^e Township, are lyable to Pay their Proporgon; And for the full effecting thereof, this shall bee their warrant.

October 1, 1666.

By Order of the Governor and Court of Assizes. A petigon from the Inhabitants of Bedford upon Long Island, That they might have a Cart Path over Capt. Betts his Ground, it being so troublesome for them to Cart their Hay, and carry it through the deepe Ground.

This order was made hereupon (vizt) The Court having taken into consideracon, the peticon of the Inhabitants of Bedford, concerning a Cart Path through some meadowes belonging to Capt.

Betts, it lying much for their conveniency, for which they propose to give any reasonable

satisfacçon As also, that they will at their charge, maintaine a Gate through the fence; They do Order that two Persons bee appointed by Capt. Betts, & two other Persons by those Bedford, to view the Ground, and to consider of the Damage it may prove to Capt. Betts, and the conveniency it will bee to Bedford, and if possible, that they agree about it amongst themselves, And also, That they make report of what they do herein, to the Governor on, or before the 27th day of November next.

A speciall Warrant to the High Sheriffe to make seizure of any Estate belonging to Capt. Scott.

Whereas there issued forth an order at the Generall Meeting at Henysteed held in March 1664, wherein Capt. John Scott was obliged to bring in at the Gen' Cot of Assizes following a certain deed or writing called by the s' Cap' Scott a Perpetuity with the Kings Picture on it, & a great yellow wax scale affix't to it, which hee very frequently shew'd to divers persons & deceived many therewith; But the said Cap' Scott before y' time that the s' Assizes were to be held, apprehended his counterfeit & deceitful practices might bee discovered & so he should bee lyable to such penalties as the Law in such cases would infliet on him, did privily withdraw himself out of this Governun' & hath not since returned; These are therefore to require & authorize you to make dilligent & strict enquiry what Lands, Goods or Chatells the s' Cap'. John Scott lath any Right or pretence unto within this Governun' vpon which there already lyes no Lawfull arrest, attachm't or seizure thereof to bee lyable to answer for this misdemeano" & that yo" returne an Ace' unto mee of yo' proceedings herein. And for so doeing this shall bee your speciall Warr¹. Given under my land & seale at ffort James in New Yorke this 4th day of Octob. 1666.

R. Nicolls.

To M^r William Wells High Sheriffe &c.

A LETTER TO THE HIGH SHERIFFE.

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The Governo' rec⁴ yo⁵ of the 22th vlt, & hath now given mee order to acquaint you, (or to put you in mind rather if not already done) That its his pleasure that you give notice to the Constables of the respective Townes of the severall Ridings, that they are to discount wth such of their owne Townes, to whom any moneys are to bee p⁴ for publick service, out of y⁶ first yeares Rate, or if more shall bee due to any person than his particular proporgon in the Rate amounts to, that then it bee made up out of the Remainder that shall bee collected or levyed in that Towne & the Rec⁴ of such persons to the Constables, shall bee a sufficient discharge unto them for the same; I suppose you have already viewed & rectified What is to bee allowed in each Towne, according to the Rules of the Law, so there will bee the lesse Trouble, otherwise if they are left to bee their owne Carvers, there will little remaine for other uses; ffor such Bills as you have left with mee, or any other relating to the Assizes Ple do my best to see them discharged as soon as possible;

This is all at present from

Yor humble servt

Novemb. 10th 1666.

M. N.

A LETTER WRITTEN TO YO CONSTABLE AND OVERSEERS OF HUNTINGTON.

Gent

The Governo' having received a Petigon from your Neighbo's of Oyster Bay, wherein they declare their dissatisfacçon, as to the view of the Necks of Land, which are certified by Capt Topping and Mr. Wells, to bee but 3, and they say, there are foure, His Hono' hath given mee Order to write these Lines unto you, to desire you to send a Copy of that Certificate, to Oyster Bay, by the first opportunity, and another hither, that upon Examinaçon of the matter, hee may recommend a Composure of the Difference betweene you;

This is all at preent from

Your Loving ffriend

New Yorke, 21th Dec. 1666.

To the Constable and Overseers of *Huntington*.

MATH. NICOLLS.

A Letter written by the Governo' to the Constable and Overseers of fflushing, Conoerning Thomas Hicks, &c.

Gentlemen

I have with very much patience attended to see what Issue you would put to yo Question, how Thomas Hicks and the other two, might be accommodated with you, in the Towne of flushing, out of an unwillingnesse to meddle with the Prudentialls of Towne Affaires; but being wearyed with Complaints on the one side, and finding no just resolugon taken on yo' parts, I can do no lesse at last, then to direct and Informe you, That although the Court at Hempsteed, saw cause to settle that part of the Neck upon yo Towne of flushing, for their Bounds, yet there was no doubt made, but that the Towne of flushing should accommodate those three men with competent Lotts of Plough & Meadow Land, in the Towne, or suffer them to dwell still upon the Neck, as Members of yo' Towne. Neither can I conceive what Just excepgon you have had, to delay yo' Resolutions herein, since it is credibly reported to mee, That yo' said Thomas Hicks, and the other two, are contented to pay the charge, upon condigon to remaine upon the Neck; therefore I advise you to resolve speedily, that they may with yo' consents, either remaine upon the Neck or have accommodagons laid out in the Towne, that no Complaints further may bee heard in this matter. Your speedy Answer and complyance herein, is expected.

James fort, Jan. 1st, 1666-7.

Yor very Loving ffriend

To yo Constable & Overseers of flushing.

Rich^d Nicolls.

A Warrant Empowering the Justices of the North Riding, to make a Rate and a Levy, for the Building of a Sessions House and Prison.

Whereas it hath been concluded and Agreed upon, That y° Sessions House and Prison for y° Riding shall bee built in the Towne of Jamaica, w° the Inhabitants thereof, are to keepe in repaire, for y° space of one and Twenty yeares, after its being Erected. And that the sume of one hundred Pounds, Should bee raised to defray the charge thereof; These are to require yo°, That

with all convenient speed, you meete together, and Issue forth yo' Order to the respective Townes, wthin yo' Riding, to make a Rate for y' Levying of the said sume, according to the Countrey Rate for the Publique charge, so that each Towne may beare their due & equall Proporcon; A Returne Whereof, you are to make unto mee, Whereupon, there shall Issue a Warrant for its Collection; Given under my hand at fort James in New Yorke, the 1st day of Janry 1666-7.

RICH4 NICOLLS.

To the Justices of y° Peace of the North Riding of Yorsh, upon Long Island, to bee communicated to y° rest of y° Inhab's.

A LETTER WRITTEN TO THE CONSTABLE AND OVERSEERS OF OYSTER BAY.

Gentⁿ.

The Governor hath reed yor Petigon, In Answer to which, I have Order to acquaint you, That hee did suppose you matter concerning the fourth Neck of Land, was Long since at an Issue, and determined by the Order of the Gen³¹ Court at Hempsteed; In pursuance whereof, there hath beene a view of the severall Necks, and they are found to bee but three, as hath beene Certified under the hands of Capt. Topping and Mr Wells; yet if it shall appeare upon further enquiry, that there are foure Necks, according to the former Order, that which lyes next yor Towne, will belong to it, Notwithstanding the Patent we³⁵ the Towne of Huntington hath obtain'd; I have by his Honors Order Written to the Constable and Overseers of Hunting, to send you a Copy of the Certificate, given by Capt Topping and Mr. Wells, to which, if yos have any Lawfull objection, upon notice thereof, the Governor will Endeavour to regulate the Matter betwixt yor Towne; This is all at prent from

Your Loving ffriend.

MATHIAS NICOLLS.

A Letter written to Ye Constable and Overseers of Hempsteed.

Gent.

The time within web yot respective Pattents are to bee renewed and confirmed, drawing on, to p'vent misinformaçon Concerning the Limitts and Bounds of yot Severall Townes, and to take away all occasions of future Cavills and Contests, web otherwise might arise, I have thought fitt to direct you, to appoint one or more from yot Towne, to Meete on Munday next, about two of the Clock in the afternoone at Jamaica, to whom you are to give full Instructions, concerning yot certaine Bounds and Limitts, The like Directions I have given to yo other Townes, and have also Ordered Mr Nicolls to bee there at that time, to receive the same; This I suppose will p'event yot further charge and trouble, in attendance here for yot Patents, and likewise bec a meanes of a right understanding betweene you all, web is the desire of

Your very Loving ffriend RICH^d NICOLLS.

ffort James in New Yorke Jan. 8th 1666–7.

The like was sent to flushing and New Towne, as also to Jamaica, to attend the meeting there.

A Warrant to the Constable &c of New Towns to pay their proporgon of the Purchase of Sellers Necke to Y* Inhabit's of Jamaica.

Whereas the Inhabitants of Jamaica having made purchase of Scillers Neck & payd for y^{*} same to the Indyans proprieto*, were content for yo* convenience to let you have a third part therein, Provided they might bee satisfyed for the same but since you have beene posest thereof, They complaine that you refuse to pay for it; these are therefore to require you to make speedy payment unto them of y* proporgon of the purchase money (which being so reasonable you ought not to deny) otherwise you must expect to answer their suite at Law at the next Co*t of Sessions, to bee held in yo* westerne Riding: Given under my hand at ffort James in New Yorke this 7th day of ffebr. 1666–7.

R. NICOLLS.

To the Constable & Overse^{ers} at *New Towne*, to bee communicated to the rest of the Inhabitants,

The like letter was sent to the Constables & Overseers of Breucklyn.

 Λ Letter to the Justice of the Peace, Constable &0 at Huntington. Gent.

I am informed that you formerly have hired of the Indyans the benefit of the Whales which are cast upon the Beaches in yo' parts, but that the last yeare some being cast thereupon, you neglected the looking after them; I desire to bee satisfied of yo' future Resolucons therein, for if you shall take no care, I shall employ some other persons who will make improvement of them for the publicke benefitt, I am

Yor loving friend

R. NICOLLS.

ffort James, ffebr. 20th 1666-7.

Mr. Anthony Waters assurance to the Inhabits of Breucklyn, on behalfe of the Towne of Jamaica of their proporgon of Sellers Neck.

This day Anthony Waters as Attorney for the Towne of Jamaica in the North Riding of Yorkeshire upon Long Island being employed & empowered to Compound & agree with the Inhabitants of Breucklyn in the West Riding about a parcell of Meadow Ground lyeing to the South on y* said Island, appeared before mee on y* behalfe of the Inhabit* of Jamaica afores* & doth declare, that in consideragon of the summe of twelve pound of good & lawfull money or the value in country pay to bee paid immediately unto him or his order, by the Inhabitants of Breucklyn, Hee y* s* Anthony Waters doth by these presents transport, assigne & sell unto y* Inhabitants of Breucklyn their heyres and successo** the one third part of a certaine Neck of Land lyeing on the Southside of the Island to the West of Jamaica commonly called the Sellers

Neck as by agreement betweene the said Townes & their mutuall Consent it is already l⁴ out. The said Neck of land with the rest of y⁶ purchase from the Indyans made by y⁶ s⁴ Towne of Janaica having beene confirmed unto their Inhabitants by the late Dutch Governor & being since ratified by our Right Ho⁸¹⁰ Governor And the s⁴ Anthony Waters upon the consideragon afores doth promise & engage further to warn & save harmlesse the Inhabi to of the Towne of Breucklyn their heyres & successors in their possession of the premisses ago ago any person or persons claiming from by or under them or any of the Inhabitants of the said Towne of Janaica upon any pretence whatsoever.

Dated at the office of Records in New Yorke this 1st day of March in the 19th yeare of his Matter Raigne Annoque Domini 1666-7. In witnesse whereof the st Anthony Waters hath likewise putt to his hand & seale.

ANTHONY WATERS.

Acknowledged before mee Matth. Nicolls, Secr.

An Agreement made before the Governot betweene Capt. John Tucker on the behalf of the towne of Brookhaven, & Mt Richard Smith of Nesaquake.

New Yorke Thursday, Mar. ye 7th 1666-7.

It is this day mutually consented and agreed upon in presence of the Governor between Capt. John Tucker on the behalfe of the Towne of Brookhaven, & M' Richard Smith of Nesaquake, as followeth, viz.

That the said M^r Smith shall within weekes after the date hereof resigne up unto the Towne of Brookhaven all the Right title & Interest which he hath or claymeth in & to a certain parcell of land lyeing within the West line of the s⁴ Towne, as it was run by the Inhabitants thereof, according to the Directions of the Commission of his Majesties Colony of Conecticott & that also hee make to the said Towne a good & firme deed or conveyance of the same.

In consideration whereof the s^d Cap^t Tucker on behalfe of the Towne afores^d doth promise & engage, that there shall be allowed & payd unto the said M^r Smith, or his Assignees all such moneys as have beene expended or layed out by him for the Townes use, & was adjudged due by the Commission^{ts} abovementioned, or ordered to be paid unto him; And likewise for this next ensueing yeare, That the Lands belonging unto M^t Smith shall not be rated, or taxed, nor any levy made thereupon towards the maintenance of the minister, but hee shall bee wholly excused for the said yeare, the town making good the same.

Recorded by the Governors order the day and yeare abovewritten.

M: Nicolls, Secr.

A LICENSE GRAUNTED TO CAP^t Tucker to purchase Land of the Indyans.

Vpon the Request of Cap^t John Tucker of Brookehaven in the East Riding of Yorkeshire upon Long Island; I do hereby graunt him License to purchase of the Indian proprieto^{rs} such a quantity of Vpland & Meadow ground (not already bought) lying to the south, within the limitts & bounds of the s^d Towne as will be competent to accommodate a considerable flarme, which when hee hath accomplisht, I shall give him a farther assurance for the same: Given under my hand & scale at *fort James* in New Yorke* this 8th Mar: 1666-7.

R. Nicolls.

A LETTER TO HEMPSTEED,

fort James, Mar.: ye 14th, 1666-7.

Gent.

I have here inclosed sent you two writings which were brought to me from the Indyans of Matinicocke; you may peruse and take copies of them, and so returne the originalls backe to me againe. In regard they propose that they will civilly respect the seven families which already are settled there. I thinke it convenient that you endeavour onely for the present to gott an assurance made to them for the quiet enjoym of their Lotts, but to lett all other matters betweene you & them remaine as they now are, till a fitter oppertunity present for ye entire purchase by their general consent. However as I have hereto fore promised, so doe I now againe assure you that I shall not give leave to any other Townes or persons, but yo's selves to make purchase of those Lands, since they lye so convenient for you: I have not now included them within the limits of yo' patent, they being neither in yo' former Graunt, nor in any of your purchases, but hereafter when you shall agree with the proprieton about it they may likewise bee certed and confirmed to you.

I am Yo' loving friend,

To the Justices of yo peace, constable &c at Hempstead.

R. Nicolls.

A LETTER TO CAPT. UNDERHILL.

Capt Underhill.

I have received some writings from the Indians of Matinicock, wherein I find that they are not disposed to sell their lands to the Towne of Hempsteed, but say they will with all civility respect the seven families already settled there: I understand likewise that they have given you that part of their land which was spoken of before mee, when Mr Hicks & Mr Gildersleeve and those Indyans were here; I shall bee ready to confirme y* same, upon condigon that the said Indyans doe give assurance that those seven families shall quietly and peaceably enjoy what they have, untill the said Indyans can bee induced for their owne conveniency to admitt of a greater number of families. I have written to this purpose to those of Hempstead. In answer to yo' letter wherein you desire to bee discharged of yo' military employment, by reason of yo' yeares, & other cares that attend you: I do allow of your excuse, and leave you to your owne Liberty being

Y' lo: friend,

R. NICOLLS.

Mar: 14th, 1666-7.

A LIGENGE TO MR. WILLIAM WELLS HIGH SHERIFFE TO TRADE WITH THE INDYANS AT THE EAST END OF THE ISLAND.

These are to certify all whom it may concerne, that I have graunted my License to M^{*}. William Wells High Sheriffe of Yorkshire upon Long Island to trade with the Indyans at the East End of the Isle in any liquo* or other commodities they shall have occasion of for their Releife, for the space of one whole yeare after the date thereof: Given under my hand and seal at fort James in New York the 22^d day of March 1666-7.

R. NICOLLS.

A LETTER TO CAPT UNDERHILL AT OYSTER BAY.

Capt Vnderhill.

Apr. 19th 1667.

The Generall having rec^d yo^r Ire with the inclosed from those at *Matinicocke* hath given mee Order to write this in answ^{*} both to you and them: That hee is very glad to heare of the friendly & quiet agreem[†] & Compliance of those Indyans, for the continuance of those ffamilyes already settled upon their land, Wherefore hee thinkes it very reasonable, that the persons concerned should joyne together in making y^{*} Indyans some Gift or Gratuity in requitall since they have never rec[†]d any pay for it: That if (as they alleadge) they have already p^d their Neighbr of *Hempsteed* for the said Land, Its fitt the moneys should be return[†]d back, to the End the Indyans may be satisfied. That as to the buisness of *Samuell Daylons* having foure Lotts & his exposing them to sale upon his Removall, Its thought fitt hee should have one either to enjoy or otherwise to dispose of, but no more, the other three may be reserved for the Encouragement of other families to come and settle upon them.

And for the proposall of the Inhabits of giving a Name to the place, The Governor dont approve of what they shall doe therein as also that no person shall be forced upon them without his approbation.

What the Indians have given to Robt Williams may be confirmed unto him as likewise the severall Lotts to the Inhabits where their bounds shall bee layed out & certainly knowne to prevent future cavills about it. This is all I had in charge to deliver to you which you'l please to impart to the rest, so I conclude being

Yor very lo: friend

M. NICOLLS.

A LETTER FROM THE GOVERNOR TO Mr WELLS,

Mr Wells.

Whereas it is apparent that in collecting of the public Rates, very great losse attends the publics, & trouble to the Constables occasioned by the receiving of the Rates in fresh beefe & porke in small quantities & from many hands one day or weeke after another whereby the provisions are of little or no value in paym¹ of public charge. I desire that you will direct the Constables in each Towne that the present Rates of the halfe penny upon the pound, may bee collected in another forme, That is to say, that each Towne mutually agree amongst themselves to pay their

Rates upon some day prefixed in their particular Townes, whereby the losse to the public & and the Trouble to the Constables may bee avoyded, otherwise the Constables are not to receive any fresh provissions upon y° account of public Rates, till the Court of Assizes gives order therein.

June 22th 1667.

Yor very loving friend

R. Nicolls.

A SPECIALL WARR! TO THE HIGH SHERIFFE TO MAKE A RATE OF ONE HALFE PENNY P' POUND FOR THIS YEARE 1667.

These are in his Ma^{ues} name to require and anthorize you to send yo' warr' to ye Constables of every Towne within the jurisdiction of *Yorkshive* requiring them to make a Rate for this present yeare 1667, according to the valuacons of their Estates in each respective Towne at one halfe penny in the pound, for the doeing whereof this shall bee yo' special warr'.

Given under my hand & seale at ffort James in New Yorke this 22th day of June in the 19th yeare of his Ma^{ties} Raigne Annoque Domini, 1667.

R. Nicolls.

To Mr. William Wells High Sheriffe etc.

A SPECIALL WARRANT TO THE OFFICTS OF FFLUSHING.

You by these pres are required in his Ma^{tter} name, after sight hereof to summon and couvene a Towne Meeting of yor Inhabit* the native borne subjects of his Ma^{tter}, at w^{ter} meeting you are commanded to breake open & cause publickely to bee read, this enclosed Letter & Direction, the contents whereof are to put in practise, according to the time, manner & circumstances therein specifyde, wherein you & all other therein menconed to bee concerned, are to give full obedience, as you & they will answer y^e contrary at their perills. Given at fort James in New Yorke this day of July 1667.

R. N.

The Enclosed Letter.

It being well known to all or most of you & many others by standers what discourse I made to you in the head of the Company July ye 3d of a necessity in this present conjuncture of affairs, to meete with ready & cheerfull hearts towards his Ma^{utes} service, as also what proposigons I made to facilitate to yo' content so good a worke. I did very much wonder & am not lesse troubled at yo' absurd Returnes, we have given mee just cause to calle backe my former favours to you, & not to qualify yo' hereafter to receive from mee the Civilityes truely intended. Now because you have given me just reason to suspect, yo' fidelities & yo' courage, at a season when a true Englishman is most zealous & seekes the first occasion to serve his King and country: Know yee therefore that according to yo' merritts you are to expect all the scorne & disdaine that lyes in my power ag's such mean spirited fellowes.

And in pursuance thereof, the Justice of the peace, Constable & Overseers are strictly charged & required in his Ma^{ties} name, to put in practise these my following orders & directions & to publish y^e same.

- 1 In the 1st place all the Comission & the other offic^{rs} of the Company of floot are suspended from executing their respective charges.
- 2 That the foot colours which I gave to the vse of the Towne bee safely returned to my hands.
- 3 That the twelve Match Locks wth I sent to the Vse of the Towne wth Bandeleers & Amnnition bee returned to his Ma^{ties} store in this ffort.
- 4 That none of you presume to appear in arms, without speciall warrant from my selfe, or in suddaine occasions as you shall bee required by the Justice of the Peace or your Constable & Overseers.
- 5— That none of that Company w^a I saw standing in arms vnder his Ma^{tes} colours (whose names are herein enclosed as a perfect List given in to mee by Capt. Adams, presume vpon any private occasion whatsoever to resort vnto this City or Liberties thereof, during the space of three moneths after the date hereof, under y^e paine & penalty of being taken & adjudged for a spy; Vulesse upon his first arrivall hee doe immediately appeare in person before y^e officer of the guard in the ffort to render account of his coming, his businesse & where or how long hee stayes in the City.

That every Inhabitant of fflushing whose name is not written in this List may freely enjoy their just Liberties as his Matter Loyall & well affected subjects.

All these directions are to bee fully observed & putt in practise by all persons herein concerned, as they will answer the contrary at their perills.

R. NICOLLS.

A List of those Persons of fflushing who this day presented themselves to the Governot, & gave in their names to be ready to serve his Ma^{ty} under his honots Command upon all occasions: Aug : 12th 1667.

William Noble, George Wright, Edward Griffin. Thomas Sadler, Aaron fforeman. Nicholas parcell. George Tippetts. Jonathan Wright. John Thorne. John Elce. William Bishop. Richard Long. Joseph Thorne. Joseph Hedger.

A Letter from the Governot to Mr. Cornhill about fflushing, directed to him, the Constable & overseers.

I have enclosed sent you a liste of severall persons of your Towne, who this day have given in their names & declared themselves ready & willing upon occasion to serve his Ma^{ty}: Wherenpon I doe recommend unto you that with the first opportunity you cause the whole Company of yot Towne capable of bearing Armes according to the Law, to meete together, & to take the names of such others who being sensible of their late Errour are become more enclinable to serve his Ma^{ty} and defend themselves, and that you returne a list of them to mee, making some marks

of distinction, betweene the antient & marryed men & the Batchelors, To the End that I may out of the whole, proporgon such as may bee capable of present & future service.

> Yor very loving friend. R. Nicolls.

fort James in New Yorke Aug. 12th 1667.

Order directing the Towns of Southampton and Southold, to appear before the Court OF ASSIZE WITH PROOF OF THEIR LAND TITLES.

The Inhabit^{ts} of Southton, plts The Inhabitts of Southold, defts

Whereas there is a matter or cause in controversy betweene the Inhabitts of your Towne & the Towne of Southton concerning a certaine piece of Meadow Ground commonly called or known by the name of Auquebauke Unto which each of your Townes pretend a Right both by purchase & possession; Upon the petigon & request of the Inhabit's of Southton, that the Titles & Claymos on each part may bee heard, decided & determined at the Court of Assizes: These are in his Mattes name to require you or some of you on behalfe of yor Towne & the Inhabitts thereof, That you appear, at this next Generall Court of Assizes to bee held in this City, beginning on the last Wednesday in Octob. next, being the 30th day of the sd moneth, then & there to make answer to the Compi^t of the s^d Inhabit^{ts} of Southton in an action of Trespasse: Hereof you are not to fayle at yor perills: Given under my hand & seale &c, this 17th day of Septr &c An: Domi. 1667.

R. Nicolls.

To the Constable and Overseers of Southhold to bee communicated &c.

A LETTER WRITTEN TO Y' MAGISTRATES OF OYSTER BAY.

Loving ffriends.

Yor Lre, in the name, and on the behalf of yor Towne, dated the 30th day of September, came to my hand; Soone after which, I acquainted the Governor with the contents thereof, in answer to that prte of it, where you endeavor to shew yor particular Reasons, why you have made no application to his honor for a Patent, within the time prescribed, as all other Townes have done, in Obedience to an Order made at the last General Court of Assizes; Hee hath commanded mee to give you notice that at this next Court of Assizes, beginning the 30th day of this instant month, you are to shew unto the Court by what Title yo' Towne prend to hold their Land, and that then and their, you or some other Persons appointed by yor Towne, bee ready to justify and defend the same, otherwise the Court will take such Order therein, as the Lawes shall direct; Thus much I had in charge to deliver you, which is all at preent from Your Loving ffriend MATHIAS NICOLLS.

Octobr 10th 1667.

Trial of the Case between Southampton and Southold.

The Inhabitants of Southampton Pits | Novr 1st [1667.]

The Inhabitants of Southold Defts afternoone.

The names of ye Jurors.

Thomas Hall Foreman, Peter Winsten, Patrick Hayes, John Palmer, Thomas Wandall, Thomas Applegate, John Carpenter, Ralph Hunt, John Foster, William Noble, Jonas Halstrad, John Dixy.

Cap^a John Howell and Mr. Henry Pierson appears for y^e P^{tts} being empowered by them and pnt in their declaragon.

Cap *John Young & Mr. Jonas Moore Appeare for the Deft and produce their Power. They also employ Mr. Rider as their Attorney and put in their Answer: Before which they did denurre to the P^{11s} fayling in filing their Declaragon in due time according to ye Direction in ye Law.

Mr. Pierson excuses it to ye Cort alleadging their great distance of 130 miles at least, and that

they gave in the heads of their declaracon to ye Defts in time.

So the Co^{rt} ordered them to proceed to a hearing. The P^{1ts} produce an Indian deed, made to Capⁿ Tapping dated Aprill 10th 1662. And by him assigned to y^e Towne of Southold. A Certificate thereof is read, it being at large under y^e Governoth hand who made the agreement, betweene the Towne and Capⁿ Tapping Octob 3th 1666. A writting likewise of asknowledgm^t from y^e Indians of their Receit of y^e Pay agreed for y^e said Land dated Feb^y 22th 1666.

Mr. Pierson alleadges that the Meadowes are 28 or 30 Miles from Southold and not above 10 Miles from Southonton, But Cap' Young saith, they are not above 17-18 m. from Southold. The Pus presse to have ye Indians examined for them they were for ye Presents deferred.

Mr. Richard Woodhull & Mr. John Oyden Sworne. Mr. Woodhull offers to deliver into you are a writing of what hee knew as to Aquebaak meadowes which is the Land in question, But its not admitted being there in person. Then hee declares that about 20 yeare agoe there was a graunt made to him selfe & Mr. Wells by the foure sachems of a parcell of Land on you north side of Aquebauke or Piaconnock River, when at you signing of their Graunt by you Towne Sachems a great number of Indians were prest. This Land lay on Southold side. Hee saith further that at that time hee ask't the 4 Sachems, what the reason was, that they would graunt away this Land and would not as well part with some land on you other side where there was most meadow. Their Answer was, that their Ancestors and they had wonne this by Conquest, but that laid on t' otherside was not theirs. It did belong to Skinnacock Indian.

Then the said Mr. Woodhull asking of y° said to buy Quaquenantack Land, they answered him, they could not sell it, for it was none of theirs, for saith they own all the Land from Peaconnock to Quaquenantack belongs to the Skinnacock Indyans, within which compasse the Lands now in question lyes. Mr. Ogden saith that hee heard the Montauket Sachem and severall other Indians Say that the Land from y° head of y° Bay or Peaconnock to Quaquenantack was y° Skinnacock Indyans Land.

Edmund Shaw saith, That about 8 or 9 years agoe, hee was with Wyamcombouc, the Montaukett Sachem, when ye Sachem being at Southton side, where hee lay all night went over the two Rivers and marekt a Tree, as the bounds between Southton and Southold it was at Peaconnock, the Tree is at the high water marke and is on Southold side.

The inhabit^{ts} of Southton claime all the Lands from Peaconnock to their Towne north and South.

There were two Indian Testimonyes read, to prove this land to belong [to] Skinnacock.

Richard Howell & Joseph Raynets, deposigons read, to prove The Skinarocks Indian right to ye Land in Question by the Beares skin being sent to them &c.

Severall Indians appeare in Cort to give their Testimony for Southton. It being askt them, if they knew to whom the land lyeing betweene Niamock and Peaconnock doth belong, they answer they have sold that Land to Cap^a Tapping.

They say further that there happened a Beare to bee killed in y* River Peaconnock, of which River y* one halfe to y* Yannocock then halfe to y* Skinnacock Indians of which Beare the Yannocock Indians had the Flesh and the Skinnacock the skin and greace; It was about 14 yeares agoe since the beare was kill'd. It being further askt them, If they had rec* paym' for the Land, They say, it was not all paid for, but most of it was, there being three Coates behind for which they were to stay till Cloath were brought unto y* Country. Another Indyans Testimony was read.

John Jennings had two deposigons read and John Laughton one on ye behalfe of ye Pits.

Mr. Rider Attorney for y° Deft* Insisted upon 4 yeares possession, but y° Cott overruled that plea, and that it should not debarre y° p'ts title, then hee produced the Copy of a deed bearing date y° 15th day of March 1668.

The hearing of ye Rest of ye Cause was put off to ye next day.

Southton P^{1t} Novembr 2^d

Southold Deft

The Attorney of y° Det* reades Southold deed with Severall Indyan Testimonyes in two other writtings, The Deed is dated Decemb^r 27th 1662. The def* pleads their purchase, according to y° Custome ordred to bec used in all the Colonyes, It being done with y*, approbagon of y° Governor of New Haven, under w* Governm* they then were and that Cap* Young made purchase of the Land in question for New Haven. Mr. Wells and Barnabas Horsons deposigon read about their paymt for Aquebauke Land, to the Treasurer of New Haven by order of their Co*.

A Petigon from the Inhabitans of Southold to the Cot of New Haven, concerning this Purchase was also read.

Richard Howell Testimony of what hee heard a Skinnacock Indyan say concerning the Land in question it was dated Dec: 17. 1662.

Thomas Stanton an Interpreter of ye Indyan Language, testifyed upon oath before Robert Macon June 12, 1667 what he had heard severall Indyans relate about this Land they being examined about it.

Another paper of June 4th 1667, of Indyan Testimonyes brought in amongst the which Vncachaag Sachem, was one, It being urged by the Pth that the Governor had put a decision to this matter allready, when it was before him upon Compth of ye Towne against Capⁿ Tapping, The Governor was pleased to declare that what hee did ye hast yeare about the Matter in Controversy betweene Capⁿ Tapping and ye Towne of Southhampton which was then composed, Hee only Confirmed the Right that either of them really had, but did not create any new Right in either of them. Capⁿ Young further alleadges that about 6 yeares agoe, when Capⁿ Scott sold some Land neare this to Southton, hee reserved this very Land to him selfe, and that then Southton made no pretence or Excepçon to it. Mr Pierson for the Pth affirmes Shinnacock Indyans were the Right Owners of the Land in question, and no other.

Richard Howell sworne saith according as this Testimony in writing, That Southhold southbounds went to a Certaine Creeke To Youngs and no Further.

Mr Ogden being Upon his oath further declares, that about 8 yeares agoe hee employed severall Indyans to mark out y⁸ Bounds of these Lands and that they were at Markt Tree over the two Rivers at Peaconnock, which were y⁸ Bounds betweene Sinnacock and Feannecock Indians. Hee further declares how hee eame seized of y⁸ Land in question, that it was about the firemoney the Shinnacock Indyans being to pay a Certaine sume of money for y⁸ Mischiefe done by them. The Montauks Sachem being bound for them tooke the Land in question into his possession, and upon some Consideracon made it over to Mr Oyden, and Mr Oyden saith all his Right is conveyed to Southton. Mr Woodhull further certifyes what hee heard from y⁸ Vneheckaug Sachem That hee being desired to enquire of him who were y⁸ Proprietor of Aquebauck Lands He mett with him about a fortnight since and asking of him, who they were hee said hee knew not, but that hee remembers well that a beare being killed there about the skin and greace was caryed to y⁸ Skinnacock Indyans as an acknowledget that it was their Land, There was also another Indyan that spake to y⁸ same purpose Two deposigons of Joshua Barnes and Ellmond Howell were read, to prove the Pie possession by moweing of the Grasse there.

After a full debate on either parts, the matter was referred to ye Jury who brought in their Verdict for v° P¹⁶ as followeth Vizt.

Wee the Jury appointed and ordered by the Governor Gen¹¹ and Conncell to determine the difference between The Towne of *Southton* and the Towne of *Southold*. Wee finde and are all agreed for y^* P^{1t} with Cost.

Thomas Hall Foreman.

The Def^{ts} move the Co^u for an appeale and give in their Reasons, whereupon this following order was issued forth.

Southton, P1ts Southold Defts.

The Defts having appealed from y° verdict of y° Jury to bee heard in Equity, This Cot upon Consideragon, doth thinke fitt to allow of y° Defts appeale to bee heard, at y° next Generall Cot of Assizes to bee held on y° First Wednesday in Octob 1668 they giving security according to Law. And doe order that as to the Meadows in Controversy betweene y° Pits and Defts they shall both have liberty to mowe Each upon y° one halfe thereof, at y° season of y° yeare or for their Cattle to feed, thereupon in y° meane time untill the Title Shall bee decided in Equity, unlesse they Shall otherwise agree amongst themselves, which y° Cot doth recommend unto both partyes. The deft are to pay the Costs and Charges of y° Court.

Orders concerning the Levy of Taxes on L. I.

Novbr. 3, 1667.

This Co^{rt} having taken into consideragon the backwardnesse of most Townes in paying in their Rates doe order, that by the 20th day of this instant of November, all the Rates now due shall bee paid in Fatt Cattle or Hoggs, alive, to bee brought to this City of New Yorke, for which there is to bee allowed for Beefe three pence p^r pound and Porke foure pence. The weight of which said Cattle or Hoggs so brought as aforesaid and killed here, is to be certifyed to the respective Townes from whence they shall come under the hands of the Towne Weighmasters; But for default herein the said Rates are to be levyed by the Constables of the severall Townes by the 10th day of March next in Corne at the rates hereafter mengoned: That is to say, winter

wheat at foure shillings and six pences, Indian Corne and pease at the price allready set forth, and no other graine is to bee taken in paymt thereof, And if any particular person belonging to a Towne shall undertake to pay the whole rate of that Towne in fatt live cattle at the time prefixt, The constable of yt place shall hereby bee empowered to levy the several Proporgon due from their Neighbor in corne at the prices before specifyed, and pay it unto such person. But if more than one person in a Towne shall offer to make such paymt as aforesaid: Then yt Constable and Overseers shall nominate and appoint which of them they shall indge most fitt and capable to performe the same.

An order about three Townes in the North Riding behind in their Rates about y* Sessions house. In regard that three of the Townes of the North Riding of Yorkshire upon Long Island, That is to say, the Towne of Hempsteed, the Towne of Oyster bay, and the Towne of West Chester, have fayled in making paynt of their respective proporgons, in which they were rated toward the building of a Session house for that Riding which paynt was enjoyned to bee by order of the Last Co* of Sessions before this present Co* of Assizes should be held this Co* doth order that paynt bee made to M* Willem Hallett (who hath undertaken and contracted to erect and finish the said building or to his assignees in fatt live eattle by the 20th day of this instant moneth. In default whereof, the severall Townes shall each of them pay their proporcon by the 10th day of March next in corne, that is to say, wheate, pease or Indyan corne and in no other graine, under y* penalty of five pounds fine for each Towne that shall not punctually obey this order.

An order about levying the pay for y° Sessions house in y° West Riding as follows vizt. That the Townes of the West Riding shall bring in their pay amounting to the same sume as in the second Rate is sett forth, for the building their Sessions House, by the 10th day of March next the which being built at Gravesend the Towne is to keepe in Repaire for y° space of 21 yeares at their owne charges (casualtyes excepted) as is agreed upon by the Towne of Jamaica in the North Riding in the like case.

▲ WARRANT TO THE INHABITANTS OF MARSHPATH KILLS, TO APPEARE BEFORE THE GOVERNOR.

These are to require you, to make yo' appearance before mee, in this ffort on Saturday next, being the 9th day of this instant moneth, by ten of the clock in the fore noone, and that yo' bring with yo' the Deedes or Evidences, yo' have to shew for yo' Possessing & Enjoym' of the Land you are seated upon, at Mashpeth Kills, that I may be satisfyed, by what Title you hold the same; Given under my hand at fort James in New Yorks, the 6th day of November 1667.

Rich^d Nicolls.

To Aynam Baynam, Loris Pieters, Marke Dale & such others, as live upon the Land at Mashpeth Kills, heretofore belonging to Mr. Robert Clarke.

An Order to decide the difference about Round Island.

Whereas there hath beene a matter in dispute betweene Capta Thomas Lawrence of New Towne & Mr William Hallett of Jamaica touching a certain Island lying in the Sound neare unto

Hell gate commonly called Round Island M' Hallett laying clayme to the said Island togeth' wth a parcell of land vpon Long Island neare adjacent by vertue of an Indian purchase & M' Lauvence having my graunt to possesse & enioy the same vpon the termes and Condigons therein exprest, Now haning Made inquiry into & Examined the p'tences on each parte, I have thought fit to ord' That when M' Hallett shall bring the Indian proprietor's before me to owne the sale of the said lands unto him There shall then be a patent graunted for the confirmation of so much of the said Purchase muto him as is not already disposed of by p'eceding Patents of ground briefes But in regard Capth Lauvence hath had my graunt for Round Island, & it being not p'ticularly Mengoned in M' Halletts purchase, The said Capt' Lauvence shall have a Patent of Confirmagon for the same unto him yett with this provisoe—that two indifferent men being chosen between them & giving their judgmt how much might be paid for Round Island in proporgon to the whole purchase, that the said Capt Lauvence doe forthwth satisfy & make paymt of the same unto M' Hallett or his Assignes, as if it had beene included wthin it. Ginen und' my hand at fort James in New York: this 11th day of Decembr 1667

Order Concerning Round Island, East River. December 11th 1667. By Ye Governor.

In y° businesse in dispute touching Round Island betweene Capt° Thomas Lawrence & Mr. Wm. Hallett as also concerning Mr. Hallett's purchase of Lands about Hell gate from y° Indians, It is this day ordered that aft' Mr. Hallett shall bringe y° Indian Proprietor's before y° Governo' to owne their Sale of y° said Lands unto him, His Hono' will be ready to confirme unto him so much of y° said purchase as is not already disposed of by Pattent or Groundbriefe, But in regard that I have alreadye given a graunt unto y° said Mr. Lawrence for y° said Island & no purchase of y° same appearing by name in Mr. Hallett deed y° said Island shall bee confirmed to Mr. Lawrence, And that in y° meane time Mr. Hallett & Mr. Lawrence do each of them choose a man to whom y° Governo' will adde a Third person who may take a view of y° said Island & therenpon declare their Judgm¹* what proporgon of pay Mr. Hallett might disburse for Round Island if included among y° rest of y° purchase w°h when adjudged the said Mr. Lawrence is in some short tyme to reimburse & satisfye to him.

M. Nicholls Secr.

Mannahan — Kitchippin. Two Indians names who came lately to Cap^a Lawrence & offered to sell Round Island to him w^{ch} they clayme to be theirs.

The Governots Warrt, Sent to v^e Constable and Overseers of each Towne in v^e West Riding, about v^e Payment of their Proportions towards v^e Sessions House.

Whereas yo' Towne is Rated at y' sume of Sixteene pounds, foure shillings and five pence towards the payment for a Sessions House, which long since, ought to have beene provided; these are to require you, to Levy and make Payment of the said sume, to Mr. Oloff's Stevens, one of the Aldermen of this City, in good Corne, before the next Court of Sessions shall bee held, whose receipt for the same shall bee yo' discharge; Hereof you are not to faile; Given under my hand, at fort James in New Yorke, the 19th day of ffebry 1667-8.

Rich ^d Nicolls.	
	$ls \ s \ d$
Gravesend	$16 \ 04 \ 05$
New Towne	$26 \ 02 \ 3\frac{1}{2}$
Bushwick	$05 \ 11 \ 2\frac{1}{2}$
Amesford	$13 \ 19 \ 7\frac{1}{2}$
Bruycklyn	15 03 11
flat Bush	19 03 08
New Utricht	07
Staten Island	06 14 101
	110 00 00

A WARRANT SENT TO THE CONSTABLE AND OVERSEERS OF FFLUSHING.

Whereas you the Constable and Overseers of flushiny, have neglected the Payment of the Publicke Rates, according to the severall times prescribed By the Lawes; As also, That you have fail'd to bring in yo' Assessment, for the Building of the Sessions House in Jamaica; you are by these presents, in his Ma^{ties} name required, to make yo' appearance at y° Sessions House in Jamaica, there to Answer yo' neglect before his Ma^{ties} Justices of the Peace, which Sessions doth begin the 11th day of March, next ensuing the date hereof; Given under my hand in ffort James, the 2^d day of March, 1667–8.

Richa Nicolls.

To Mr. Elias Doughty Constable, and Mr. Willm Noble, one of the Overseers of flushing.

AN ORD' CONCERNING THE WHALES WILL SEA-TALKOTT BOUNDS.

Whereas the Inhabitants of Scatalcott (als Brookhauen) are invested in a certaine Tract of Land by virtue of their Pattent where in their bounds are ascertained and confirmed to be from the North to the South sea, wth severall priviledges therein exprest, However the said Inhabitants have made their comp¹ unto me that some oth persons not belonging to the said Towne of Scatalcott wthout their leave or consent doe p[†]tend a Priviledg upon the Beach lying to the South & wthin their bounds aforesaid, & have actually ent up & carryed away some partes of a whale or great Fish contrary to the priviledges of the said Towne upon p[†]tence of an Agreement made wth some Vnquechauke Indians. These p[†]sents serve for a furth explanaçon of the said Pattent That by vertue thereof the Inhabitants of the Towne of Scatalcott (alias Brookhauen) aforesaid and no oth wthout their consent, shall or may cut or carry away any whales or Great Fish wth are or hereafter may be cast vpon any parte of the Land or Beach wthin the bounds & lymitts of the said Pattent therein expressly sett forth to be given and graunted.

Given und my hand at Fort James in New Yorke the First day of Aprill 1668.

AN ORDER TO THE CONSTABLES & OVERSEERS OF HEMPSTEED CONCERNING JOSEPH CARPENTER,

Whereas Request was long tyme since made vnto me on the behalfe of Joseph Carpenter that he might haue a certaine peice of land on each side of the Ryver at Muskitoe Cove, where he proposes to settle two or three Plantagons & to Erect a Saw Mill and a Fulling Mill weth may prove very advantagious & be much to the welfare of the Inhabitants in Generall, wth in this Governmi weth weth yoth haue beene made acquainted & themselves haue made some obicegons against it, yet haue giuen me no reasonable satisfacgon therein & haueing iust grounds to suspect that the said land thereabout is not as yett wth in yoth bounds nor was ever really purchased by yoth, yoth hauing made no improuemth therevpon though you pthend to haue laid it out into lotts or some of the Inhabitants of yoth Towne These are therefore to require yoth that after the Sight hereof wth all convenient speed yoth cause to be laid out for the use of the said Joseph Carpenter a sufficient quantity of land on each side of the said Cove fitt for the purposes & intents proposed by him & that yoth make innediate retorne of yoth pth eceding herein vnto me wth if yoth shall neglect to doe I shall wthout More adoo take care to dispose thereof for the publique good as I shall see cause. Giuen und my hand the 6th day of Aprill 1668.

A Confirmaçon of the Agreem^t made wth Montauket Indyans at the Assizes 1665

Dianulling any Agreem^t wth C. Scott.

Whereas There was an agreem Made & Concluded vpon before me in this Citty vpon the Fourth day of Octob 1665 Betweene Mr Thomas James & Mr Thomas Backer Deputed from the Towne of East-Hampton on behalfe of the said Towne & the Sunke Squaw of Muntankett daughter of the Sachem Wyandlanee deceased & severall oth Indians for and on the behalfe of themselves & the rest of their Montankett Indians touching the Regulating the decision of the bounds and lymitts of their lands with severall oth piticulars with the said Agreem more at large is sett forth and there haning beene likewise a former Agreem made betweene the Inhabitants of the said Towne of East Hampton & John Scott on behalfe of the said Sunk Squaw & her Indians These pisents declare that the said Agreem made betweene the Towne & John Scott & all oth Agreem Whatsoever touching the printses are & shall be Doomed and adulaged voil & of none effect. But that of the Fourth of Octob 1665 shall be & continue in full force power and vertue. Given und my hand at fort James in New Yorke The 27th day of May 1668.

MEMORANDUM CONCERNING LAND AT HEMSTEAD.

June ye 3d 1668.

Memorandum, That Concerning y^e Matter in difference betweene y^e Towne of Hempsteed & Capt^e Seamans about y^e Memoranda of his Patent, It was this day ordered by y^e Governor That wheth^r y^e Land given to John Stickland was with their Pattent or not yett Cap^e Seamans having a Confirmation of that Land at Jerusalem, yett that he should have foure hundred Acres about his house eith^r in square East West North & South or round about it & as to y^e other patent that y^e west bounds of it shall be at y^e marked Trees on y^e Middle of y^e Second Neck where they have

laid out their East bounds, & that this determination be firme & bynding to each of them, Mr *Hicks*, Mr *Giblersleeve* & some oth^{rs} from y° Towne, & Mr *Seaman* for himselfe giving their free Consent to this determination.

An Ord' for the absence of one Man in each family on Robert Williams Plantation.

Whereas the familyes seated vpon Robert Williams his plantation are at so great distance from the Towne of Oyster bay to wen they are related, that it may prone unsafe & is unconnenient for all their men to be absent from home at the times appointed for trayning wen they are by the Law required to attend, These are to certify all whom it may concerne that I have thought fitt that one man in each family of the plantation aforesaid shall be free & exempted from such ordinary attendance at traynings Neither shall they be subject to any Fyne or penalty for their absence vpon this occasion Given und may hand at Fort James in New York this 10th day of Septemb' 1668.

A Commission appointing Capⁿ Salisbury Captⁿ of a Troop of Horse on Long Island.

Francis Louelace Esq[†] one of the Gentlemen of his Mattes Hon^{Me} Priny Chamber & Governo[†] Gen^{al} und his Royall Highn^{see} James Duke of Yorke & Albany &c of all his Territoryes in America.

To Sylvester Salisbury Capⁿ

By virtue of the Commission & authority unto me ginen by his Royall Highn of James Duke of Yorke & Albany &c I doe Constitute & appoint yo' Silvester Salishny & yo' are hereby Constituted & appointed to be Capt of a Troop of Horse Listed or to be Listed within the North & West Ridings of Yorkshire vpon Long Island or partes adjacent win this Governm' as a Troop of Volunteers. Yo' are to take into yo' Charge & care the said Troop as Cap' thereof & duely to exercise both yo' inferior officers and souldiers in Armes & to use yo' best care, skill & endeavour to keep them in good ord' & disciplyne Hereby requiring all inferior officers and souldiers und' yo' Command to obey yo' as their Capt And yo' are likewise to observe & follow such ord & disciplyne of warre. Ginen under my hand & seale the 10th day of October 1668.

Frant Loyelage.

AN ORDER HERETOFORE GRAUNTED TO THE TOWNE OF SRATALCOTT ABOUT THE WHALES AT THE SOUTH SUSPENDED VPON THE PETICON OF JOSEPH RAYNOR.

Whereas Joseph Raynor, Richard Howell and Anthony Waters have made complaint unto me that by misinformagon yo' did the last yeare obtoyne an order from the late Governo' for the enloymt of a certaine p'cell of Beach to the South supposed to be wthin the lymitts of yo' Pattent but formerly purchased by the comp^{ts} or some one of them & a valuable consideragon given for the whales that should be cast up thereupon for the space of a certaine terme of yeares not yet expired. These are therefore at p'sent to suspende the benefitt of the order you did soe obtaine & to require you to permitt & suffer the complus to enion what they have purchased untill you can make a better right appeare the including of the lymitts & bounds thereof in you Patent notwithstanding. Given und my hand & Seale at Fort James in New Yorke this 12th day of Octob' in the 20th yeare of his Maues Raigne Annoque Dou. 1668.

A Warrant authorizing Captⁿ Salisbury to take the subscriptons of all such persons as younntarily List themselves in his troop.

Whereas I have made inspection into the Malitia of the severall Townes upon Long Island & finding it requisite that there be some Horse in readinesse as well as Foot for the safeguard & defence of ye Gouernmt.

These are to authorize yo^a Cap^a Siluester Salisbury to take the Subscripçons of all such persons as shall voluntarily enlist themselves to compleat a Troop of Volunteers weth shall be und^t yo^t Comand the same to be in readinesse upon Long Island upon all occasions as they shall receive order from me & for so doing this shall be yo^t warrant. Given und^t my hand at Fort James in New York this 13th day of Octob' 1668,

To Sylvest Salisbury Capta Wm Willett Lieut Thom: Willett Cornett Elias Doughty Quarterm

AN ORDER FOR THOMAS CHARTFIELD TO RECEIVE CUSTOME FOR ALL GOODS EXPORTED OR IMPORTED TO AND FROM EASTHAMPTON.

These are to authorize & appoint yon Thom. Chatfield to take an exact account of all such goods & merchandizes as shall be imported or exported to & from the Towne or Port of East Hampton, & that you take & retaine Customs for such Goods all are appointed to pay according to the direcgons herewith such you make a true Retorne hereof to the Chief Customer at New Yorke who shall have ord to see you satisfied for you care & trouble in the Execution of you Office. Given und my hand at Fort James in New Yorke This 15th day of Octob 1668.

A Lycence graunted to John Cooper of Southton to dispose of 50^{lbs} of Powdt yearely to such Indians as are assisting to him in his designe of killing Whales.

Whereas John Cooper of Southton hath requested my Lycense that he may dispose of some small quantityes of Gun powder to such Indians as shall be helpful and assisting to him in his designe of killing of Whales & making Oyle, weth is work tending to the publique good & deserues due encouragem¹: These are to certify that I have given my Lycense to the said John Cooper to dispose of some Powd' yearely amongst such Indians as he shall imploy in the designe aforesaid Prouided it be not about the quantity of Fitty pounds or halfe a Barrell in a yeare of the wen he is to giue in an account to the Court of Sessions of the Riding where he resides. Giuen und' my hand at Fort James in New Yorke this 15th day of October 1668.

A Letter from the Governo' to the Constables & Overseers of Hempsteed for the constituting a Malitia there.

Gentlemen.

Hauing now (by the authority to be deriued from his R. H. James Duke of York) taken the Charge of the Government of all his R. H. his Territoryes in America into my Care I thought it my duty in the first place to tell the Malitia of the Countrey whereby the peace and Security of the Nagon is cheifly concerned & to place it on such firme foundations as might best answer the ends proposed To which purpose I conceine it requisite that within a conuenient short space after the receipt of this my Lre yo* cause a Towne Meeting to be Assembled where hauing declared this my pleasure of constituting a Malitia consisting of one Company of foot, That then yo* proceed to the Election of yo* Comissioned officers the Choice of we*a I recomend should be persons of the best Quality amongst yo* such as are most Complacent to yo* Men of great courage to all—vertuous actions & onely fearfull of infamy, of we*a Comissioned Officers I would have yo* make a double Choice That is to say Two Captaines Two Lientent* and Two Ensignes & to transmitt their names to mee togeth* with a signification that those so retorned were impartially elected by those qualifyed to elect, And vpon y* receipt of yo* retorne to me I shall Establish such as I shall conceive most proper & furnish them with their Comissions.

Octob* 29th 1668.

To the Constables & Overseers of Hempsteed. The Like to Flushing, New Towne, Jamaica.

An Ord' concerning the Raising the Troops of Volunteers.

Whereas yoⁿ formerly had a warrant from me empowering and appointing yoⁿ to take the names of such persons in any parte of the North and West Ridings ryon Long Island & partes adjacent as would enlist themselves in the Troop of Volunteers to be risen whereof yoⁿ are comissioned officers These are further to empower and authorize yoⁿ or any of yoⁿ to take the names of such oth' persons at Huntington as will likewise enlist themselves in the said troop their Towne being in the Lymits of the East Riding not^{nh}standing. Given und' my hand at ffort James in New York, this 10th day of Nouemb 1668.

FRAN. LOVELACE.

To Captⁿ Sylvest^r Salisbury. Lieu^t Wm. Willett Cornett Tho. Willett & Q^{rt} M^r Elias Doughty. Another Lre to Encourage the Raising of the said Troops.

Whereas I am given to understand that diners persons are willing to enlist themselves in the Troop of Volunteers to be risen whereof yo* are the Comissioned Officers but that many of them cannot prouide themselves w*th furniture for their horses nor armse for themselves, In regard that they are not provided w*th pay suitable for the Merch*s or oth who can fill them ffor the bett' encouragem* of all such as shall be ready to serue his Ma**e in the capacity aforesaid, yo* may from me signify unto them that I shall be ready to furnish such as want both w*th furniture & armse or eith* they makeing due paym* unto me for the same in good country pay. Given und* my hand at for James in New Yorke this 10th day of Nouemb* 1668.

FR. LOVELACE.

To Captⁿ Sylvester Salisbury &c.

An Order for Adam Brower of Broughlyn to grinde for all persons wth out Excepçon or Distinction.

Whereas Complaint hath beene made unto me by the Constable & Overseers of the Towne of Broweldyn as well as by others of the Inhabitants against Adam Brower of the same place that he the said Adam Brower keeping a mill there hath senerall tymes refused to grinde corne for diners of them vpon very frinolous p'tences much to their damage & p'iudice and the said Miller standing bound to the Peace & good behaviour under a certaine penalty he seemes to be lyable to haue forfeited by this & divers other miscarriages in not obeying an ord' from a Justice of the peace & also slighting those of the Constable & Overseers I haue therefore thought fift to referr the whole matter to the next Court of Sessions to be held at Gravesend who are to adiudge concerning the forfeiture of the penalty as they shall finde cause & in the meane tyme do order that the said Adam Brower as long as he shall keep the mill do grinde for all persons wth out distinction or excepçon according to custome the first comer to be served first wth if he shall refuse any more to doe the Constable & Overseers are to make reporte thereof to me that I may take such further orders therein as will be agreeable to Law and Justice Giuen und'r my hand at Fort James in New York the 12th of Nouemb 1668.

F. LOVELACE.

THE GOUERNORS LRE TO MT JAMES MINIST OF EAST HAMPTON.

I received yo' Lre of the 9th of Nouemb' by Frank yo Indian & am heartily glad to see that the same hand that has inflamed yo' heart wth a desire of advancing yo Gospell of Christ in the conversion of the Gentiles & bringing them to the knowledge of his Law has likewise bestowed on yo' the spirit of perseuerance in so glorious a work as will undoubtedly not only crowne yo' wthe comfort and peace of mind here but wth eternall beatitude & joy above yo' fellows hereafter for if he that saues a soule shall shine as a starr in heaven what a glorious Lustre may that person expect that shall saue nations, goe on therefore & prosper & be assured there shall be nothing wanting in my parte to advance so worthy a worke if yo' but put me in the way.

I very much approue of yor composure of a catechisme web as it was the primitive way of

instruction so it is most practicable at this tyme for those darke soules who being not yet ariu'd to that degree weh the Apostle speaks of of being but babes in Christ, are therefore to be esteemed but as embryos in Christianity, so that the sincere milk of the word is even to strong for their infant digestion. A stimulation to vertue must therefore be the first worke though it were but such as was eminent in the ancient Romans who as the Apostle observes were by instinct of nature a Law unto themselves to check their apetite to any licentiousnesse & irregularityes, in your catechism care would be had that the composure thereof be gentle & easy so that reason may be the hand maid to Religion, and not to puzzle them with those Arcanas (mysteryes of salvation) which as they will be very difficult to instill them in their myndes (being the proper objects of faith) so the difficulty of their comprehensions might make them weary & desire a release of that burthen weh their myndes are not able to beare for nothing is a greater heavinesse to it than a desire to aprehend that wen the soule at that tyme is not able to comprehend, easy interrogatoryes will therefore be most suitable & I would aduise you that some proper chapters might be recomended such as might make them in lone & desirous to proceed in the reading of scriptures but above all be carefull that there be good examples sett them by those whome they connerse with lest that they finding or practise is not proporconable to or precepts might make them have a light esteeme of what you would desire to instruct them in. To facilitate yor worke in weh you desire that certain dayes may be appointed that so the Indians may the better know when & where to attend you I shall not determine that positively but leave it to yo consideration of the Comrs whome I have appointed to take a strict care to that perticular as well as to the regulation of other affaires, that shall happen betwixt them & the Christians, & therefore make the best contrivement for the present till the spring when (by Gods permission) I will be wth you to order & rectify any inconvenience that shall appeare to the carrying on so charitable a work.

For the circumiacent Colonyes to be contributary to the support, I hope it will not be nessary for I doubt not by the representagon of yo' pious inclination to my M' his Royall Highnesse but to procure yo' yo' exhibition as may both support yo' in that ministry & give furth' externall incouragen' to yo' new Proselytes. That we'h I shall desire from yo' at p'sent is the Catachisme wth some few select chapters & Laudatory Psalms fairly transcribed in the Indian Language we'h I will send over to England & have quantityes of them printed, & if yo' thinke it necessary I conceive a small book such as shall onely serne to the instructing yo' Indians to read may likewise be compiled & sent wth them All we'h so soone as I shall receive from yo'' I shall speedily dispatch to England & wth the first opportunity yo' may expect a returne of them though I am not out of hopes ere long to have a printer here of my owne hauing already sent to Bostom for one but whether I shall speed or no I am uncertaine.

So soone as I can be furnish't wth an able Person to attend the ministry in yo^t place I will entertaine him & then totally free yo^a from yo' Charge that soe yo^a may attend that worke onely wth God hath put into your heart to performe, to the advancement of wth I shall pray God to direct vo^a.

I have according to yo' instruction made much of ffrank having entertained him kindly at my house duering his abode here, & at his departure furnisht him wth a new garment I look on him according to yo' observation, as a person of a more then ordinary Capacity & therefore (if fitt applications be made) may easily be drawne oner to the great encouragement of his fellowes, who doubtlesse will be mutch benefitted by examples of their owne stampe.

S' I shall detaine you no longer, having as I conceive answered the most materiall partes of yo' Lre & if any thing be slipt my observation pray remynde me of it by the next Conveniency.

To Conclude I shall recomend you & you endeavours to the absufficient grace of the Almighty who having inclyned you heart to will may likewise establish you mynde to doe, & may both tend to his Glory the building up of the Church of Christ here & the endless Comfort and saluation of you selfe & those that shall be Comitted to you charge I remaine

Fort James ye 19th of Noubr 1668. yor affectionate friend
Fran: Lovelage.

Pray Comend me kindly to all o' friends Capt" Young's & the rest though unknowne to them I Long very much till the tyme affords me an opertunity of seeing yo".

LIBERTY GRAUNTED TO THE INHABITAANTS OF GRAVESEND TO GOE ON WIN THEIR FENCE OR DITCHING.

Vpon the desire of the Inhabitants of Gravesend that they may goe on wth their fence or ditching where firancis Browne p[†]tends an interest untill their right shall appeare & it being likewise alleadged that it can be no p[†]judice to the said Browne if the right appeare on his side I doe hereby graunt their desire that they may goe on wth their worke accordingly. Given und[†] my hand at first James in New yorke the 21th day of Nonember, 1668.

A LRE TO MR. WM. WELLS HIGH SHERIFFE &C.

Sr

Yo' of the 10th of Novemb' is come to the Governoth hands in answer whereunto I haue order to acquaint yo' that as to the great Losse yo' say there may be in receiving the rates in Indian & oth' corne at the p'sent prices they are rated at so much aboue the value The Governo' doth suddenly intend a Regulation to be made publique thereof that no Corne shall be taken for the Rates but according to the markett price when payable we'n will also be greate incouragem' to the ordinary keepers To the other perticuler of y' Lre about the Comissions yo'n had wth yo'n for Customers, since yo'n have not deliuered them yo'n are to keep them in yo' hands untill further ord'.

It is somewhat admired the people in yo' p'ts should be disturbed at the noyse of it more than others the Imposition being reduced so low, neith' will the scruppilons temper of the person to be imployed about yo' p'ts & Shelter Island be counted win the attendance of a man & a boate; But the Governo' would have yon advise & consid' of a more easy way, & to rend' him an account there.

Whether the present Constable for the tyme being in every Towne haning an allowance for trouble & losse of tyme or if the clerke of the Sessions or any one oth p'son in the Riding would not be sufficient to looke after the Customes there, It is the Gouern pleasure that yo should aduertise Mrs. Scott & her friends that their fynes will be expected to be ready in the spring, & when yo send there, yo may please also to take the trouble to gine Mr. Lawton of Southhampton notice, that the Gouerno expects a speedy account of his horses, & mares, we he hath undertaken to conney up hither, His Hono would also desire yo to make inquiry what wrecks of whales or great filsh have beene cast on the Shoare or beaches in yo partes, out of we yo know there is an acknowledgm due to his Royall Highness:

The business of the Indian Will* is likewise hoped will be prosecuted to effect. Thus farr I have in charge from the Gouerno' I have nothing at p'sent from my selfe but to p'sent you my respects, & to assure yo* that I shall vpon all occasions be ready to serve yo* to my power being Decemb' 4th Yo' most affectionate humble servant

1668.

M. Nicolls.

An Order for the Indians to Appear at next Sessions to testify their Knowledg in Re Rich. Smith & y^a Inhabitants of Huntington.

Whereas Richard Smith of Nesaquake hath obtained my speciall warrant to try his title at Lawe wh the Inhabitants of the Towne of Huntington concerning a certaine parcell of Land on the West side of Nesaquake Ryver; the weh he alleadges he cannot well do without the testimony of some Indians to be taken at the tryall, These are to require all such Indians as shall be timely sumoned by the said Richard Smith & are in a condition to trauell that they make their personall appearance at the next Court of Sessions then & there to testify the truth of their knowledg in the matter or cause in difference betweene the said Richard Smith & the Inhabitants of the Towne of Huntington He the said Richard Smith giving them reasonable satisfaction for their trauell & paines in goeing to the Court and retorning home againe. Given under my hand at Fort James in New Yorke this 10th day of December 1668.

An Ord' for the Sumoning in persons at the Next Co't of Sessions in the East Riding of Yorkshire to make proof of a title of land for the Inhabitants of Huntington.

Whereas Richard Smith of Nesaquake hath made suite unto me that he may have a tryall at Law with the Inhabitants of yo' Towne concerning the title to a certaine parcell of Land lying to the west of Nesaquake Riuer wih both yo' & he lay Clayme unto, It being alleadged by him that the Controversy betweene you having not hitherto beene decided he hath beene hindred from setting the familyes vpon his Plantation wih he is obliged unto, These are therefore to require you in his Ma^{ties} name to Cause some person or persons to appeare at the next Court of Sessions to be held in the East Riding of Yorkshire vpon Long Island, then & there to make answer to the Complaint of the said Richard Smith & make proof of yo' title to the Land in question Hereof yo' are not to fayle Ginen und' my hand & seale at Fort James in New Yorke this 10th day of December in the 20th yeare of his Ma^{ties} Raigne Annoque Domini 1668.

To the Constables & Overseers of the Towne of Huntington.

^{*} Nangenutch, a Montauk Indian, by the English called Wid, had attempted a rape on Mary Miller, wite of John Miller of Easthampton. He was tried by a special Court in April 1668 and sentenced, to receive 30 lashes and then to be transported to one of the Leeward Islands. After sentence was pronounced he fell upon his knees and thanked the Court for its merey. The statement of costs of the trial included 9 guilders paid to the negro, who gave the lashes and 10 sitiers for rods. See N. Y. Col. MSS. XXII. ff38-45.—B. F.

A LETTER FROM THE GOUERNOT TO Y' CONSTABLE & OVERSEERS OF SEATALOUTT.

DEC. 15, 1668.

Loving friends

I have rec'd an Adresse from yo" by the hands of Mr Woodhull & Mr Dayton full of dutifull & kind expressions web I take very well at yo' hands & hope yo' expectation shall not be frustrated as to my Endeavor" in the Encouragemt of all good people & dispensagen of Impartial Justice throughout the Governmt his R. Highnes hath intrusted me wth all. The persons yo" sent did also make a Complaint against Joseph Raynor & Richard Howell as if they had surprised yo" by obtaining an order from me about the Whales cast upon the beach to the south of the Island with yo' pteinets, wth yo' had a former order to injoy from my pteessor I doe thinke it connenient to respite my judgmt therein untill the beginning of March next when I doe intend (God willing) to goe downe to the East End of the Island & shall then heare what both yon & they have to say to the matter & accordingly will gine my Judgmt there upon In the meane tyme if any Whales shall be cast vp You or they who first haue notice may take care to preserve them & where the right shall be addinged those who shall take them without a good title shall bee accountable to the other for them I have no more but to recomend yo" to Gods protection & rest

Yor assured Loving freind Fran: Louelage.

To the Constable & Overseers of Seatalcott als Brookhauen Dec. 15, 1668.

Lycence graunted to Thomas Lamberts of Bedford to sell beare wyne & oth Liquors.

Whereas as Thomas Lamberts of Bedford wthin the Jurisdiction of Breueklyn in the West Riding of Yorkshire vpon Long Island is willing to undertake the keeping of an Ordinary for the Accommodation of Strangers Trauellers & other persons passing that way wth dyett lodging and Horsemeate.

I doe hereby give him Lycence to selle beare wyne or any oth strong Liquors for their Releife; And for his further Incouragem' therein doe thinke fitt to ord that no person liuing in the said Village of Bedford hane prinilege so to doe but himselfe. This Lycence is to continue for one yeare after the date hereof & no longer Giuen und uny hands at forte James in New Yorke this 17th day of December 1668.

Lycence graunted to Robt Hollis to tap strong drinke & Liquors, & a prohibigon for any other to tapp there.

Whereas Robert Hollis an Inhabitant of your Towne having a Lycence to keep an Inne or Ordinary hath made complaint unto me that other persons wthin yo^r Jurisdiegon hauing no lawfull Lycence doe p^rsume to sell strong drinke & Liquors by retayle w^{ch} is not only against the Law but prones much to his disadvantage and disapointm^t. These are to require yo^u to forbid any

such person for doing the like for the future as they will answer the contrary under the penaltyes in the law set forth. Given und my hand at fort James in New Yorke this 4a day of January 1668.

To the Constable & Overseers at Breucklyn these.

A LRE FROM YO GOVERNOR TO YO INHABITANTS OF HEMPSTEED

Loving friends

Yor Petigon or Adresse by Richard Gildersleeve on ye behalfe of yor Towne, concerning the price of corne and other matters therein sett forth I have prused. In answr to vor scruples & disatisfaction about my late ord I have thought good to explaine it to you. In ye first place that it had no regarde to private mens debts but onely to ye collecting of ye publique Rates, yt weh I thought & still do think very reasonable that they should be so regulated as to answ expectagon. As to ye latter parte of ye Ordr whereat you seeme to stumble most (vizt) That no oth shall be esteemed good payment for any sume of money due unles it be otherwise agreed vpon betweene party & party. It hath no relaçon at all to any private debts contracted amongst yo selues for yo tyme past, but is only to direct you for yo future. It being yo best & most equitable standard, yet leaves you this liberty that you may make any other agreement for yo paymt of yor debts amongst yorselues, if you find it more convenient. For answr to yo othr perticulers of yor Petitionary adresse I shall refer you to oth, more proper tymes & places when you may expect all due satisfacçon & redresse in what shall be found needfull. I have onely to adde that I am sorry you should put you selues & me to trouble about this matt. & I cannot but thinke it strange yor partes alone should be so disatisfyed wth what is very well approued of by othro who seeme very well content wth ye Regulaçon I have made. I am

The like to flushing, Jamaica, New Towne & Oyster bay.

yor Loving friend

Febry 10th 1668-9.

FRA. LOUELAGE.

A LRE FROM Y' GOVERNO' TO Y' INHABITANTS OF HUNTINGTON.

Loving ffriends

I understand by Mr. Isaack Platt who you sent to me y' you are troubled at Mr. Smiths summoning of you to trye you title at Law to a certaine peice of land wthin you lymitts, thinking y' because you lymitts are ascertained by Patent as no man may clayme any propriety wthin them went to mee seemes strange for ye extending your bounds furth then before doth not give you a greater propriety to ye land then what you had. Neith doth it take away anothers right, though wthin them In fine I thinke Mr. Smith cannot be denyed a tryall at Law, wth will be ye best touchstone to proue who hath ye right, & if matters succeed not at ye Sessions according to you desire or expectagon ye Law directs you to ye Assizes where I shall sitt myselfe with ye Justices of ye Gouernm. & be ready to do what shall be according to Law & good Conscience with is all at present from

Yor very Loving friend

Febry 10th 1668-9.

FRAN LOVELAGE.

An Ord' for two persons to be empowed to regulate some differences in Y° Towne of Breicklyn.

Whereas y^e Governo' is given to understand that there is some difference in yo' Towne about the Regulating yo' private affaires yo' are hereby ordered to give Notice to y^e Inhabitants in Gen^{at} That on Monday next two persons will be sent over wth power to heare what can be alleadged by any of yo' whose judgmt thereupon yo' are to stand to & be concluded by. Dated at ffort James in New Yorke this 10th day of ffebruary 1668-9.

To y^e Constable & Overseers of Breucklum.

AN ORD FOR MR. MATTHIAS NICOLLS & MR. CORNELYS VAN RUYVEN TO HEARE & ISSUE YE DIFFERENCE AMONGST YE INHABITANTS OF BREUCKLYN.

Whereas I am given to understand, that there are some matters in dispute & difference between y^e Inhabitants of y^e Towne of Breucklyn These are to authorize & appoint y^o Mr. Cornelius van Ruyven & Mr. Matthias Nicolls to call y^e inhabitants of y^e said Towne together & to heare & issue these Matters of w^{ab} y^{ol} are to rend[†] me an account & for so doing this shall be y^o warrant Given und^e my hand at fort James in New Yorke this 15th day of ffebruary in y^e 21th yeare of his Ma^{thes} Raigne Annoque Dm 1668–9.

THE GOVERNOURS LETTER TO YO INHABITANTS OF KILLINGWORTH AND MATINICONK.

Gentlemen

fort James in

Having rec'd an Adresse from yo" by ye hands of Capta Vnderhill wherein yo" desire to be a Township of yo'selves & to be Independ' on Hempsteed or any oth' place in regard of yo' distance from them proposing to make up a sufficient number of familyes whin yo' Lymitts to Compleate a Towne, I shall not at p'sent give you a definitive answer therein according to yo' desire, In regard that no persons from Hempsteed have had notice to attend me to put in their Clayme & objections ag' it. However after having heard what they have to say (weh I suppose will not be much materiall) & that I shall find it as yo" alleadge, I shall give yo" all Encouragem' in ye prosecugon of ye proposalls, & be ready to Confirme by Patent such priviledges unto yo" as are given unto ye" rest of ye Townes under this his Royall Highnes his Governm' so I bid yor farewell being

Yor very Loving friend

New Yorke, ffebbry 24th 1668-9.

FRAN: LOVELACE.

THE GOVERNORS LRE TO Mr MULFORD.

Mr Mulford.

Yo' Lre by y° Indian I ree'd & am heartily sorry for y° Occasion of it Since y° miscarriage of such a Vessel* will not only prove a weighty losse to those most nearly concerned in her but a great disappointm' to y° Planters in theise partes from wheince they might Annually have transported to forreigne mercates a considerable quantity both of corne and cattle, but Gods will be done, I have now according to your desires dispatched away Mr Nicolls wth a commission [y° tenor whereof you will by him understand] to examyn into y° matter of fact, and to take care that no Imbezelement be made of anything concerning her & to make a Report thereof to me when I shall arrive yo' partes. This sad accident having now accelerated my intended journey so that y° beginning of y° next week yo" may expect me in yo' partes: I shall not need to give yo" any further directions but referr yo" to y° commission according to wth I am assured yo" will Acte wthe caution & good conscience, hauing nothing further to trouble yo" wth but my hearty well wishes to all o' friends wth yo" I remaine

Yor Assured Loving friend Fran: LOVELAGE.

James fort in New York Mar 1st 1668-9.

The Governo's Comission to M^r Matthas Nicolls Secr. M^r W^m Wells & M^r John Mulford to make inquiry into & take ord' about y^e vessell w^{eb} suffered Shiprack at y^e East End of Long Island.

Francis Lovelace Esq &c

Forasmuch as I have received Informagon, That a very considerable great vessell bound for these partes hath lately suffered shiprack, and is Run on shoare at ve East end of Long Island: To yo End that yo Lawes in such cases provided may yo more duely & punctually be observed & followed & that yo least damage may accrew to yo Owners as well as Maistr & Marriners aftr such an ill accident & mishap I have thought fitt to authorize & appoint & by this my Speciall Commission do hereby authorize & appoint you Mr Matthias Nicolls Secretary to yo Councell in these his Royall Highness his Territoryes M. William Wells High Sheriffe of Yorkshire upon Long Island & Mr. John Mulford one of yo Justices of yo Peace for yo East Riding to be Comrs giving unto you or any Two of you full power & authority to examyn into & act in yo prmisses & principally you are to take care as farre as in you lyes that yo Ship cast on shoare as aforesaid, Togethr wth her furniture, sayles, Rigging Cables, Anchors and Apparell, as also all such goods & merchandise as were brought in her, be preserved from spoyle & Embezelmt & also yt ye maistr Passengers, and Marriners suffer no wrong or violence but on ye contrary be assisted & releived wth all civility and having taken such care & made strict inquiry into all matters relating to yo sail vessel, cargo and persons belonging to her you are to make report of yor proceedings therein to me That I may take such further ord thereabout as shall be found necessary & most convenient And all officers both military & civill & oth persons wthin this Governmt are hereby required to

^{*} The "John and Lucy, a considerable great ship" cast way on the North side of Montauk Point in February 1669. She was afterward claimed by the Governor as an escheat to the Duke of York,—B. F.

be aiding and assisting to you in your prosecution of this my comission as they will answer you contrary at their perills. Given und my hand & seale at ford James in New York this 1st day of March in you 12st year of you Raigne of or Soveraigne Lord Charles you Second by your grace of god of England, Scotland, firance & Ireland—King Defend of you faith &c. Annoque Dm 1668-9.

The Governo's Warrant to Charles Glover & John Gifford to search & trye Wheth' yo Ship run on Shoare on Long Island may be p'served.

Whereas it hath hapned that a considerable great ship called ye John & Lucy is not long since run on Shoare & now lyes stranded at Montaukett on ye North side of ye East end of Long Island These are to require & appoint yo Charles Glover of South hold & John Gifford of this Citty Carpenters to repaire to ye place Where ye said Ship lyes so to take view of her & wtb yo' best Skill and Judgment to search & trye if there can be any way found to gett her afloate & to preserve her from Ruine of wtb yo' are to retorne me a true & Speedy Account to ye' best of yo' understanding And for so doing this shall be yo' Warrant. Given und' my hand at fort James in New Yorke this 23th day of March 1668-9.

To Charles Glover & John Gifford but in Case of Mortality Sicknesse or other Accident that may hinder ye one to either of them.

Instructions for MT Wm Barker.

You are forthwith to repaire to ye Ship call'd ye John & Lucy that is east away at or neare Montauque upon Long Island where when you arive you are to acquaint ye Maist' Purser & Merchants that ye end of yo' comeing is to see how farre you may (we'th those you have brought we'n yo') bee servisable to them in ye Recovery of either Ship or Goods.

You are not to suffer any goods to be purloined or Imbezled but that eare be had that all goods & what else is of value be as speedily as may be brought to land & there p'served und you Charge of one of his Matters Waiters, we'l I have sent on purpose to attend that Affaire.

You are to see what Tackle flurniture or apparell may be converted to ye use of the Publique good web you are to lay apart & then to cause two Indifferent Arbitraton to apprize ye same goods web you may ship immediately for New Yorke drawing Bills on mee for what ye apprizers shall agree for.

ffor such Goods Canon or heavy goods web being Deep sunken downe & Consequently destined to be utterly perished, if ye Maist' build' I haue Imployed will undertake ye Recovery of any he may do it on such a prise as yo' shall agree for. If it appears by ye best skill of 2 Mast' Builders that she is utterly irrecoverable that then upon their attestation yo' endeavor to save what may be servisable for ye good of ye Publique least she lying exposed to all ye storms & iniuryes of the weather she perish & none ye better for what in tyme might be recovered.

Lastly you are to keep eith' Christians or Indians from offering any violence to either goods or Ship & in case any disord should happen & you have not of strength enough to resist them you are then to acquaint you next Justice of you Peace at East Hampton with what is fallen out who there

upon is Impowered to giue you all yo Assistance he can in yo prevention of yo Peace and bringing yo authors to Condigne punishment.

You are to give me advertisem of what happens by all opportunities that are offered that so you may receive such further Instructions as you occasions shall require.

March 25th 1669.

An Ord' to Yo Justices of Yo Peace, Constables Overseers of Montaukett or who this may concerne.

Whereas I have appointed M^{*} Wm. Barker to repaire to y^o Ship y^o John & Lucy now lying stranded on y^o shore at Montaukett, upon Long Island, there to acte in my behalfe according to yo Directions & Instructions he hath received from me, These are to will & require yo & every of yo to be if need Require ayding & assisting unto him y^o said M^{*} Barker to y^o utmost of yo^o power in y^o prosecugon of y^o trust I have reposed in him so that he be no way obstructed or hindered therein as yo will answer y^o contrary at yo perills Given und my hand & seale at ffort James in New York this 25th day of March in y^o 21st yeare of his Ma^{tles} Raigne Annoque Domini 1669.

To all Justices of the Peace Constables, Overseers or whome this may concerne.

A Confirmaçon from v^o Governo^t of what proceedings were done in v^o cause betweene M^r ffrancis Doughty of New Towne & M^r Jn^o Hicks Capt^a Jn^o Vnderhill & William Lawrence &c

Whereas a matter of difference betweene M. francis Doughty of New Towne, on the behalfe of Mr ffrancis Doughty his father, heretofore Ministr of fflushing, & Mr John Hicks, Captr John Vnderhill & Mr Willm Laurence, for themselves & ye rest of ye Inhabitants then of that Towne, concerning a certaine sallary or yearly allowance to be paid unto ye said M Doughty for his paines in ye Ministry amongst them hath been heard & debated at several Courts of Assizes, wherein Mr Doughtyes case was found very equitable And it being made appeare to ye said Court that ye sum of six hundred guildrs good pay was tendered to yo said Minister but that he refused to accept thereof there being much more thought to be due unto him. However at ye last Genall Court of Assizes it being thought fitt & ordered that ye said sume of six hundred guildrs should be paid unto ye said Mr Doughty or his assigns in full of all demands but in regard there appeared difficulty in yo levying thereof, yo Cort having referred yo whole matter to Mr James Hubbard, Mr Richard Betts, and Mr Robert Coe as Commission's to examyn into & give in their Report, to ye last Court of Sessions, how ye same should be levyed & paid, weh accordingly ye said Comrs did in wryting, und their hands, & the said Court (who were Ordered so to determyn the cause as to admitt of no further delay or hearing) allowed thereof onely suspended ye putting ye same in excençon until I should be acquainted therewin Now after due consideration had of ye pimisses I do hereby certify & declare that I do allow of & confirme what yo Coints aforenamed & yo Court of Sessions have done in this matter; And do likewise Order that ye same be speedily put in Execuçon in ye same manner & according to ye Tenor of ye said Comrs Result & report, both

as to y° levying of y° principall sum of six hundred guildra & y° charges occasioned by y° suite. Unless y° persons appointed to collect y° same shall agree amongst themselues upon some other more speedy & easy way for the collection thereof then by y° Com³ is proposed The charges are to be stated by — And all persons concerned, are hereby required to forbeare any further cavills or contests upon this account as they will answer the contrary at their perrils. Given und⁵ my hand at *fort James in *New York* this 27th day of March 1669.

The Governors Lee to ye Justices of ye Peace Constable & Overseers of Hempstead

Gentlemen

Co^a Nicolls my worthy Predecesso's hauing beene pleased ye Last yeare to Constitute a horse Race in yo' partes, not so much for ye' divertisement of ye' youth alone but for ye' Encouragem' of ye' bettering ye' breed of horses we'h through great neglect is so Impaired that they afford very inconsiderable Rates beeing therefore willing to advance any designe that shall tend to a Publique good I have thought to advertize yo' that I appoint ye' race shall be Runne on ye' of May next ensuing, & I shall desire of yo' that you'l take ye' subscripgons of all such in yo' partes as are disposed to Run for a Crowne in sylver or ye' vallue in good wheate, & yo' are likewise to send ye' List of ye' last yeares subscribers to Capte Salisbury who I have appointed to receive them, I hope having this tymely notice, yo' will cause such provision to be made for ye Receipt of men & horses (for their money) that they may be accommodated like loving friends & neighbours. I am

Yor friend Fran. Lovelace.

Fort James
Aprill 1° 1669.

A LRE TO Y' CONSTABLE & OVERSEERS OF NEW TOWNE.

There being a difference depending betweene yo' Towne & yo' neighbors of Boswyck about y' bounds & lymitts of yo' Land y' we'h was by y' late Court of Sessions at Gravesend recomended to yo' to agree amongst yo' selves otherwise y' Governo' was desired to appoint some fitt persons to view y' Land & giue their Judgm' therein unto him I am Ordered to put yo' in mynde of that Ord' of y' Court. Yo' are therefore to rend' an Account wheth' yo' are like to Agree or no that in case yo' do not y' Governo' may appoint some persons to view y' Land & determyn y' matter in difference betweene yo' I am

Yor very Loving friend

M. Nicolls.

Apr. 9th 1669.

The like was sent in Dutch to Boswyck.

Order directing the Magistrates of Hemstead to show cause why the Governor should not issue a Patent making the settlement of Killingworth independent of Hemstead.

To the Justices of the Peace, Constable and Overseers of Hempstead.

The Governo[†] having beene Solicited for a general Patent by the Inhabitants at Killingworth and parts adiacent upon Matiniconek hee is inclinable to graunt their Request but with all is willing the bounds betweene them and y⁶ Towne should bee ascertained hee hath therefore ordered mee to give you notice that you may be prepared to send some person or persons hither authorized by yo[†] Towne to attend y⁶ Governor about it upon Tuesday the Sth of June, that at length there may bee a certaine determinaçon both of yo[†] and their Limitts, at which time two persons from Matinicocke are likewise appointed to give their attendance—this is all I haue in charge to acquaynt you and I subscribe

Yor very Loveing friend

MATTHIAS NICOLLS.

Fort James this 27th of May 1669.

Order concerning Hemstead and Matiniconk bounds.

8th June 1669.

The Governor advised ye Hempsteed men to bringe theire proofes betweene them & Matinicock to theise heads.

1st To prone that Matinicock was really at ye disposall of Tackpowsha ye Marsapeag Sachem.
2^{1y} Wheth ye said Sachem did sell convey or dispose of Matinicock Lands to ye Towne of

Hempsteed, or if they themselves did submitt to any such disposall.

 3^{17} Wheth if y^e said Sachem did or they themselves consented thereunto, for what value was it, & how it doth appeare.

4" If ye Montaukett Sachem by Conquest had power so to doe or if euer he did dispose of ye same to Hempsteed & upon what consideration.

A WARR'T TO THE CONSTABLE & OVERSEERS OF NEW TOWNE.

Whereas there hath beene a difference depending betweene the Inhabitants of the Townes of New Towne and Boswyck about the Limits of their Lands and the meadow or valley belonging to them which was recomended both by my order and the Court of Sessions held in March last, to be in a friendly manner issued amongst themselves but nothing hath beene done therein.

These are to require you to appoint two persons from yo' Towne to appeare before mee and to bring wth them, what writtings proofes and Euidences you haue for y^e Claime and pretences that there may at length an End put to the said difference according to Law and good Conscience. Given under my hand at ffort James in New Yorke this 21^a day of June 1669,

To the Constable & Overseers of New Towne.

The like order was sent to the Constables and Overseers of Boshwyck.

COURT PROCEEDINGS: LAND NEAR CONEY ISLAND IN DISPUTE.

Fort James in New Yorke June 21st 1669.

Francis Browne Plf.

Before ye Governor.

Mr. William Goulding & Capⁿ Willkins on y^o behalfe of y^o Towne of Gravesend.

The Pl' and det's desiring to referre their Case in difference about a parcell of Meadow ground or valley from yo Court of Sessions for the West Riding to the Govern' it was this day heard and debated as followes. Vizt.

The plaintiff pretends hee hath not his full proporgon of Land graunted by ground briefs or patent and therefore Supposes the meadow in controversy lyeing next his Land doth belong to him to make up the Complement of his patent.

Objection. It appears that all the Pits lines were drawne exactly according to his patent therefore if hee were injured in the quantity it was by the unskillfulnesse of the Surveyo'.

That heretofore upon a Survey of his Land before the Meadow or valley was drowned the Surveyo' offred the plaintiff to make up his Complem of Land out of this valley in dispute but hee then refused it alleadging that what hee fell short of was to bee taken out of the Wood Land and not there so that then hee lavd no claim to it.

And Whereas it may bee alleadged, that there are twelve morgen of Land to the South East of the other sixty nine morgen belonging to the Plts Bowery or flarme, this Meadow or Valley intervening betwixt both, he did therefore presume it did appertaine to him if that were allowed then by that calculagen it would exceed the hundred Morgen graunted in the patent So by neither pretengen can it belong to him.

The deft's pretend a right to the Meadow ground or valley in difference by virtue of their patent from Gov' Kieft, which expresses, that the Westernmost bounds of their limits comes to the eastermost parte of Anthony Janssen Land That their Westernmost bounds begin at the Mouth of a Smale Creeke on Coney Island from whence a Line being drawne North and by East to Anthony Janssen Land it doth fully comprehend within it the Meadow ground or valley in dispute.

Objection. Admitting that by their Patent the Easternmost bounds of Anthony Janssens
Land Should bee their Westernmost bounds, And that a Line is to Runn from the Creeke
aforemengoned whereby it Comprehends the said Meadow or Valley, yet the deft* cann in no
wise haue the benefit of it, In regard that they haue not taken out a new patent as in the Law is
required so can pretend to no Legall bounds.

Neither doth it fully appears (if allowed) which is the Mouth of the Creeke upon Coney Island from whence their lines is to bee stretched, other Creekes appearing, which may more probably bee given the denominagon of Creeks, then that which they so much urge and if so then their pretensions by that westerly line are cutt of.

Lastly. It is found that the valley or meadow now in question was heretofore environed round by three distinct patents and possessions so that it was not probable *Gravesend* should have any claim to that valley to which they could never come without trespassing on their neighbors.

Vpon the whole it appeares very evident and cleare by the foregoing allegaçons and

circumstances that the Meadow or valley in Controversy appertaines to neither of the pretenders being formerly esteemed as drowned and waste land though since for their owne Conueniency both have strong to make use of it.

The premises however having beene duely considered, it is thought fitting to qualify both partyes and the Govern^t and Councill doe order and declare that there shall bee assigned and made over unto Gravesend two third part of the meadow or valley in dispute to bee and belong to their Towne for ever. Provided that the said Towne doe with . dayes after the date hereof make their applicagon to the Gouern^t for the renovagon of their Patent according to the Lawes establisht in this Governm^t they haveing elapsed their interest by their old patent and the resignacon of the new.

The other third part of the Meadow or valley Shall be and remaine to the use and behoofe of Francis Browne his heirs and Assignes but not as of Right belonging to him onely as of grace and fav from the Governo.

If this favo bee accepted on both parties, a Surveyo shall be speedily employed to make a draft or Plott of the said ground that so their proporgons may be allowed unto them according to this order. Given at *ffort James* in *New Yorke* this 22th day of June 1669.

COUNCIL MINUTE. DISPUTE ABOUT BOUNDARIES BETWEEN BUSHWICK & NEWTOWN, L. I.

At a Councill held June ye 28th 1669.

Present.

The Gouvernor, Mr Whitfield, The Secretry

The Inhabis of Boswijck Pits

The Inhabts of Newtown Defts.

Those of Boswijck produce ye Ord at the Genall Meeting at Hempsteed.

Their Ord from Governo Stuijvesant is, To have the Meadow in question, if not formerly granted by Groundbriefe to others.

Those of New Towne plead their Indyan Purchase and Patent.

Together wth Mr Robert Coes Testimony Viva Voce, & Mr Richard Gildersleev's Sen[†] Mr Robert Jacksons & Richd Gildersleeve's Jun[†] Deposigon that this Meadow in question was layd out a long while since for Newtowne, before Boswijck was a Towne.

An Ord issued out hereupon to endeavor an Accomodaçon, but at length it was referr d to y Cot of Assizes for a Determinaçon, y former not prvailing.

Memorandum Conoerning a Settlement to be Made by John Terry and others in Hemstead bounds.

New Yorke July ye 5th 1669.

This day Mr Thomas Terry having petigoned the Gov^r of these his R. Highnesses Territoryes
That hee and his Partners may have that land confirmed unto them lyeing neare Hempstead Harbo^r
according to an Agreement formerly made betweene him y^e said Thomas Terry and the Towne

of Hempsteed the which was then approved by Governor Stuyeesant, The Governor being willing and desirous to give any due encouragement to such as are willing to advance the Publick good.

The said Mr Terry proposing to bring some familyes to settle there and to promote a trade; Hee is pleased to promise unto said Mr Terry on y^e behalfe of himselfe and Partners that if they shall come within this Governm^t they shall have all Encouragem^t and particularly as to that place proposed. The Governo^t doth intend in some short time to goe to y^e said place and take a view thereof to see how farre capable it may bee of y^e settlem^t proposed and accordingly will give order therein as Farre as may bee both to the satisfaction of the Pet^t and those already settled there.

Matthias Nicolls Sect.

Correspondence about a Rumoured Indian Outbreak.

Gentlemen July 5th N: Yorke.

Vuderstanding a Rum' of ye evill intent of Nineeraft and his Indyans with ye Indyans at ye East End of Long Island to joyne together upon some mischievous designe against ye English I thought good by this opportunity of Mr Thomas Terry goeing into yo' Parts to advertize you of it. The which I have likewise done to ye Governow It behooves you as Conservate of ye Peace to have an Eye over their actions. Mr Terry tells mee of 6 Indyans servants runne away from him, who are harboured and kept by Nineeraft though the Indyans belong not to his people. If hee were sent to peremptorily to give his Reasons for that abuse it might probably do some good for they are not to bee suffered to abuse any of our Nation I take this liberty to write these lines to you partly at ye request of Thomas Terry about his owne concernes. But more especially upon ye apprehension that divers have of ye Indyan Insurrection which I am not yet willing to give Credit to, so not doubting of yo' Care and circumspections in this matter which concernes a Publick good I bid you kindly farewell being

Yor very Loveing Friend

To Mr John Crandall and Mr Tobias Sanders These.

Francis Lovelace.

Sr

This opportunity presenting I was willing to give you notice of y° apprehension some persons at y° East End of Long Island have of Comotions like to arise by their Indians and yo° of the Narragansett set on by Sachem Ninecraft against the English. A Copy of some passages in a letter sent expresse from thence to mee, I hereinclosed send you. For my part I cann not thinke them in a condition strong enough to make any such bould attempt. Whatsoever their will may bee however its good to bee circumspect and to provide against the worst I shall desire you would make enquiry into y° matter, and send mee yo¹ opinion of it by y° First. It seemes Ninecraft hath beene an old Enemy to y° English, so to bee suspected. Mr. Thomas Terry of Block Island informes mee that hee hath had 6 Indyans servants Run away from him which Ninecraft protects and keepes though none of his Indians I thinke you may do well to admonish him of it, and that hee ought not to doe the least injury to the English under whose protection he lives, without giving satisfaction for it. It may bee by his answer you may indge of his intent.

I have not further but to desire a neighbourly and friendly correspondence betweene us which shall bee cherished upon all occasions, by

N: Yorke this 5 th July 1669

Yor affectionate friend and serv*t.

Francis Lovelace.

To Mr Benedict Arnold, governor of Rhode Island.

To ve Honble Mr Benedict Arnold Gouernor &c of Rhode Island These.

Sr.

I rec'd yor Lre of ye 29th of July -69, in answer to myne, for weh I must render you my priculer thankes for those Cinilityes you were pleased to afford me in yor friendly Expressions, next I cannot but kindly resent ye care you have showne in settling ye myndes of some over Credulous prons amongst us who (being possest wth a panick feare) were apt to entertaine very melancholly thoughts according as they were instilled by ye Intelligence & Information of some fond Indians to ye great disturbance of ye Publique peace, & by it animating ye heathens who taking Courage from o' feare might be apt to breake forth into Extravagances not to be redrest wthout a warre & all ye miseryes attending it, but those apprehensions are now vanisht & mens myndes by ye reason of yo' Excellent Lre well pacified & settled, neith do I believe they will too hastily againe give Credence to ye Information of a faithlesse & false Generation. All that I shall further add & heartily desire for ye future is that this friendly & neighbourly correspondence web by this Occasion hath had its first rise may by ye same zeale & kindnesse be continued to we we are not only oblidged by yo Comon Tyes of Xianity but Comon safety & yo happinesse promised to all brethren living in love & unity togethr, weh as none shall be ready to cherish it more then myselfe, as to ye Genril so I shall not be wanting to embrace all occasions to demonstrate ye sincere service I have to yor priculer in ye Compellation of

Yor Affectionate friend & serv^t

Fran: Lovelage.

Fort James in

N. Yorke Aug: 24th 1669.

S' Upon ye ap'hension of 3 fugitive Souldiers, but since voluntarily retorned, I am to request of yon if any such suspitious p'sons for ye future ariue yo' p'tes from hence & bring no passes that you cause them to be apprehended, & be pleased to give me advertisem of it.

A Confirmation from y^o Governot of y^o sentence & Judgm of y^o Cott of Admiralty Concerning y^o Ship y^o John & Lucy.

Whereas ye ship ye John & Lucy lying stranded at Montaukett on ye North syde of ye East End of Long Island was attach't & claymed as a wreek Escheated to his R. Highness but since by a Co^{**} of Admiralty held by my speciall Comission hath been adiudged cleare & free from any Attachm't laid upon y^{**} Ace^{**} & that ye said ship, together w^{**} all her Rigging sales Cables Anchors Guns Tackle & Aparell as also ye goods & Merchandise brought in her should be at ye Owners & merchants, salvage & all Incidentall Charges toward ye Releife & succour of ye said Ship as also all oth necessary disburseme & fees being first deducted & secured as in ye sentence of ye said Co** bearing date ye first day of this Instant month is perticularly sett forth These presents certifye & declare that I doe hereby ratify & Confirme what hath beene done herein by ye Cor* of Admiralty & their sentence & Judgmt hereupon, is to stand firme & good to all Intents & purposes.

Given und my hand & seale at ffort Jumes in New York this 13th day of July in ye 21th yeare of his Mattes Raigne Annoque Domini 1669.

The Governot Judgmt & determination concerning you Land in question betweene yo Inhabitants of Gravesend & Francis Browne.

Whereas There hath beene a Controuersy or matter in difference betweene ye Inhabitants of ve Towne of Gravesend & francis Browne als de Bruyn concerning a parcell of meadowe ground adjoyning to Twelue Morgen of Uplandt in ye Pattent of ye said ffrancis Browne specyfied As also about a certaine Neck of Land Endorsed upon yo olde Groundbriefe of yo said Browne but claymed by Gravesend as graunted to them longe before & being wthin ye lymitts of their Pattent, Upon Examination & due consideration had of ye permisses I doe adjudge that if Francis Browne have his Complemt of Twelne Morgen of Uplandt he hath no right or clayme to ye meadow vett in Regard a third parte or proportion thereof is already layd out to him he is to haue & quietly enjoy ye Land, & ye remaind or oth two third partes are to continue & be to ye Inhabitants of Grauesend. And as to ye Neck of Land Endorsed upon ye old Pattent of the said Francis Browne & also claymed by ye said Inhabitants of Granesend as aforesaid I doe thinke fitt since it hath hitherto, or most usually beene injoyed in Comon betweene ye Towne & that Farme that it Continue so still, And this shall be yo Conclusion & finall determination of yo said Controversy or matter in difference, unlesse both or eith of ye partyes thinking themselves agreiued desire for redresse therein at ye next Cort of Assizes where ye Law is open for them, but aft' that tyme it shall be a barre to any furth prences. Ginen und my hand & Seale at forte James in New Yorke this 23th day of August in ye 21th yeare of his Maties Raigne Annoque Dm. 1669.

An order for ye Constables upon Long Island to make a rate for this pisent yeare 1669.

These are in his Ma^{ttes} name to authorize & require yo^u forthwth to send yo^r warranty to y^e Constables of y^e severall Townes wthin y^e jurisdiction of Yorkshire upon Long Island requiring them to make a rate for this present yeare 1669 according to y^e valuation of their Estates in each respective Towne at one penny in y^e pound And for so doeing this shall be yo^r speciall warrant. Given und't my hand & seale at ffort James in New Yorks this 12th day of October in y^e 21th yeare of his Ma^{ttes} Raigne Annoque Domine 1669.

To M' Robert Coe High Sheriffe of Yorkshire upon Long Island.

Letter from the Governor in regard to the Lutherans.

Gentlemen.

I have lately received Lres from y° Duke Wherein it is perticulerly signifyed unto me that his Royall Highness doth approve of y° Tolleration given to y° Lutheran Church in theise partes I doe therefore expect that yoʻ live freindly & peaceably w¹n those of that profession giving them no disturbance in y° Exercise of their Religion, as they shall receive noe Countenance in but on y° Contrary strictly Answer any disturbance they shall presume to give unto any of you in yoʻ divine worship. So I bid yoʻ farewell being

Fort James in New Yorke this 13th day of October 1666.

Yor very Loving friend.

THE INDIANS OF MONTAUKETTS ACKNOWLEDGM^t OF THIS GOVERNOT TO BE THEIR SACHEM.

These may serne to informe ye Rt Honble ye Governot that I Ponquatton Counsellor, Chekonnoo Roio, Ackompais, Keassawonk, Poniutute Sachem at Montaukett, Askichkotantup, Sanksynaw do utterly disclayme any such vassalage as Ninecraft did declare to the Governor at Rhoad Island & doe protest against it in our owne names & in the name of ye rest of ye Indians at Montaukett & doe further declare that he shall have no more wampom of us without approbation of ye Governour of this place & that we acknowledg ye Governour at New Yorke as our Chiefest Sachem.

Witness our hands,

CHECKANNOO A marke.

The Sachems marke.

Ackompais marke.

Ponquattone L marke

Sanksquaw ee marke Keassowonk) 3 marke.

At Easthampton Declared Nov^b 3^d 1669. Before us Jno Mulford, Tho. James, Jno. Conkling.

For ye Governor at New Yorke.

A PATTENT GRAUNTED FROM JAMES FFORREST &C TO SEVERALL PERSONS &C.

Know all men whome this p'sent wryting may concerne that I James fforrest of Long Island Genl. Deputy to yo R. Honbie yo Earl of Starling Secretary for yo Kingdome of Scotland doe by these presents in ye name & behalfe of ye said Earle, & in myne owne name also as his Deputy as it doth or may any way concerne myselfe give and graunt free leave & liberty to Daniell How, Job Sayer, George Wilks & Willm Harker togeth wth their Associates to sitt downe upon Long Island aforesaid there to possesse improve & injoy Eight myles square of Land or so much as shall Conteyne ye said quantity not onely Vplandt but also wtsoever medow marish ground Harbours Ryvers & Creeks lye wthin yo bounds or lymitts of yo said Eight myles yo same & eury perticuler thereof quietly & peaceably to possesse to them and their heires for ever wth out any disturbance, Lett or molestation from yo said Earle or any by his appointmt or procuremt for him or any of his, & that they are to take their Choice to sitt downe upon as best liketh them, And also that they and their Associates shall injoy as full & free liberty in all matters that doe or may concerne them or theirs or that may conduce to ye good & comfort of them and theirs both in Church ordr & Civill Governmt Togethr wth all othr easemts conveniencyes & accommodations whatsoever we's ye said place doth or may afford answerable to what other Plantations enjoye in Massachusetts Bay, But inasmuch as it hath pleased our Royall Kinge to gine & graunt ye pattent of Long Island to the aforesaid Earle In consideration thereof it is agreed that ye trade wth ye Indians shall remaine to ye said Earle of Starling to dispose of from tyme to tyme & at all tymes as best liketh him Onely the aforesaid Daniell How & his Copartners shall have liberty to make choyce of one man amongst them that shall fully trade wth ye Indians in their behalfe for any victualls with in theire owne plantations but not for Wampom, And if any of the aforesaid persons or any for them shall secretly trade wth ye Indians for Wampoin whether directly or indirectly wthout leave or lycense from ye sd Earl or his Assignes ye said person or persons so offending shall pay for every fathome of Wampom, so Traded, to ye said Earle or his assignes ye sume of twenty shillings Further it is agreed upon That whatsoever shall be thought meet by y* R' Worp' Jno Winthrop Esq' Governo' of y* Massachusetts Bay to be given to y* Earle of Starling in way of acknowledgm' as y* Patente of y* place shall be duely & truely payd Furthermore it is agreed upon that no man shall by vertue of any gnift or purchase lay any clayme to any Land lying whin y* compasse of y* Eight myles beforementioned but onely the aforesaid Inhabitants shall make purchase (in their owne names at their own leasure from any Indian that Inhabit or have Lawfull right to any of th' aforesaid Land) all or any parte thereof & thereby assure it to themselves and their heires as their Inheritance for ever. In witnes whereof we have hereunto sett o' hands & scale y* 17th day of Aprill 1640.

Memorand^m, that y^e true meaning of Mr. **gforrest* is that whereas he hath formerly purchased certaine Land in Long Island for y^e Earle of Starling or himselfe that he doth by theise p'sents fully release all clayme & Interest in y^e Lauds abone mentioned or persons that shall sit downe upon it wth all Title to Governm^t whether in Church or in Comon wealth, All wth is to be clearly & fully drawne upon according to y^e true meaning of this Agreem^t when things shall be settled & concluded by y^e R^t Worp^t John Winthrop abone mentioned.

Signed — James Forrest [* Seale]

Scaled & Delivered in the p'sence of *Theop: Eaton, Jno. Davenport.*A True Copy p'me *Henry Pierson* Regist'.

GOVERNOR WINTHROP'S JUDGMENT OF Y' PTCEDING WRYTING.

I John Winthrop within named having seriously considered of that within this wryting is referred to my determynation although I am very unwilling to take it upon me & as unfitt, also ye rather being to seek of any Rule or approved President to guide me herein yet being called hereunto I shall expresse wt I conceine to be equall upon ve Considerations here ensuing (vizt) The Land within graunted being a mere Wildernesse & ye natives of ye place prediction some Interest web ye Planters must purchase & they might have had long enough Gratis (& as Convenient) in yo Massachusetts or othr of yo Colonyes with yo liberty to trade with yo Indians (with they are here debarred from) & for that they had possest & improved this place before any Actuall clayme made thereunto by ye Rt Honble ye Earle of Starlinge, or had any notice of his Lopp's Pattents, And Whereas his Lop^p (considerate I suppose of y^e p^rmisses) requires nothing of them but in way of acknowledgmt of his Interest I doe hereupon Concerne & do accordingly (so farre as power is given me) ordr & sett downe that ye Inhabitants of ye Tract of Land win Mentioned on ye Plantation now called South-hampton upon Long Island & their successors for ever shall pay yearely to ye said Earl of Starling his heires or Assignes upon ye last day of Septembr at South Hampton aforesaid fower Bushells of ye best Indian Corne there growing or ye value of so much in full satisfaction of all Rents & service (the fifth Parte of Gould & Sylver are to ye Kings Matte reserved alwayes excepted) In Testimonye Whereof I have hereunto sett my hand Dated ye 20th of Octobr 1641. Signed — John Winthrop.

A true copy p' me Henry Pierson, Register Recorded for Southampton.

TRIALS IN THE COURT OF ASSIZES OF L. I. LAND TITLES.

Novbr 3 1669. Beffore noone.

John Hicks & Wm. Laurence Plts, and C. John Underhill, francis Doughty, Deft.

Upon y° request of M° *Hicks* this cause was ordered to be deferred until Capta *Underhill* should come to Towne who was Expected. M° *Rider* Attorney for y° Deft moved y° Court for a non-suite in regard no Declaration was put in.

All y° causes were called over, and a Jury impanelled, so y° Court adjourned until 2 a clock in y° afternoone.

Afternoone. The Inhabitants of Gravesend Plts Francis Browne als de Bruijne, Deft.

The names of ye Jurors.

Foreman—Francis Doughty, Sumuell Matthews, Samuell Smith, John Townsend, Josias Lattin, Joseph Buyly, Thomas Cudder, Benjamin Feild, Rich: Gildersleeve, George Hewlett, Thom: Hunt sent, Jno. Lorrison.

The Jury being Sworne they proceed to Tryall.

M' Jno. Ryder Attorney for y° P^{1ts} puts in a declaration. The matter in controversy was a certaine parcell of meadow ground. The originall Pattent from Governour Keift graunted to y° Towne bearing date Decemb' 19th 1645 was produced & read. The Indian graunt dated May y° 7th 1654 was likewise read, togeth' wth Governor Nicolls his order of ffeb' 8th 1664 for all Townes or psons to bring in their claymes at y° Gen'il meeting at Hempsteed, & y° ord' of y° Gen'il meeting concerning y° decision of y° difference betweene y° P'ts & y° Towne of New Utrecht as also Governo' Nicolls his Lre concerning y° difference betweene ye P't & Def'.

M^r John Sharp Attorney for y° Def^t before he reads his answer makes Exception against their plea of holding their Land by vertue of any Dutch graunt or Groundbriefe, It being ag^t a clause in y° Amendments and Additions in y° Laws made at the Gen^{ril} Court of Assizes in y° veare 1666, in that they have not had their Pattent renewed.

The Answer was notwithstanding ordered to be read. The Attorney for ye Deft produceth Governor Nicolls his Pattent of confirmagon, as also ye Dutch Groundbrief dated ye day of May 1843. There being also a predent graunt made in ye yeare 1639. The whole case after debate was comitted to ye Jury, who brought in their verdict for ye Deft (vizt)

It is y° Judgm¹ & verdiet of y° Jury that *ffrancis Browne* shall injoye y° full extent of his Pattent graunted by ye Honoured Gen^{El} Governo* Nicolls by vertue of Precedency of Pattent and that *Gravesend* do pay unto M⁵ Browne* all just costs & damages, & that M⁵ Browne* pay unto Gravesend a valuable consideration for what worke y° Towne hath done upon meadowe that falls w¹³in M⁵ Browne* Pattent.

The Attorney for y° Plus moves y° Court for appeale from y° verdict of y° Jury to y° p'sent Court w° was graunted & upon mature deliberation & consultation had hereupon y° ensueing ord deliberation ord judgment of Court was made—vizt,

The Inhabitants of Gravesend Plts ffrancis Browne, als de Bruijne—Deft. In an appeale to ye Bench.

The Court having taken this cause into serious consideration do think fitt to order In regard yo merrits of yo whole matter have been heard and examyned into both by yo Late & posent Governor who have made severall ord thereupon wo appears very equitable & favourable to both partyes, That what hath beene ordered as to yo division of eith neadowe ground or other Land betweene yo Plts & Deft by yo late or posent Governour do stand good and that yo

Plts though east in this suite by y^e verdict of a jury shall have y^e benefit of those orders if w^{th} in the space of 28 dayes after y^e date hereof they take out their Pattent according to y^e Lawe & y^e Def shall be contented w^{th} what hath been formerly alotted to him The verdict of y^e jury is hereby disannulled & y^e Inhabitants of *Gravesend* are to pay all costs & charges of this suite both at Comon Law & equity.

By order of yo Governor & Court of Assizes.

Nover 4 1669.

The Inhabitants of Boswijck, Plts

The Inhabitants of New Towne, Defts

The names of ye Jurors.

William Wikens—Foreman. John Hincksman, Richard Harker, Richard Stocken, Samuell Mathews, Samuell Smith, Josias Lattin, Joseph Bayley, Thomas Cudder, George Hewlett, Thomas Hunt, sen', Benjamyn ffeild.

M^r Rider Attorney for ye P^{1ts} puts in their declaration.

The matter in controversy was a certaine piece of meadow ground.

The ord of ye Gen' meeting at *Hempsteed* about this difference between ye P^{1ts} & Def^{1s} was read, As also their Patent graunted by Governor *Nicolls*; Governour *Stuyvesants* ord upon ye P^{1ts} Petition, wth severall oth papers given in Evidence.

Mr Holden Atty for ye Defts putts in their Answer.

Mr Robert Coe High Sheriffe declares to yo Court, that yo meadow in question was layed out for New Towne, & that they paid Rates for it wth yo rest of their Lands.

Mr Gildersleeve being sworne saith that he with Mr Coe had order from Governor Stuypesant to lay out ye meadowe in dispute for New Towne, and that his sonne paid parte of ye purchase.

The Defts produce their Patent from Governor Nicolls likewise wth several other Papers & Testimonyes.

M^r Thomas Wandall being spoken to by y^e Court to declare his knowledg herein saith (but not upon Oath) That he had meadow layed out to him by M^r Coe & M^r Gildersleeve at y^e same tyme this meadow was laid out for New Towne.

After a full hearing & debate hereupon on both parts y^e matter was committed to y^e Jurye who brought in their Verdict for y^e P^{1s} with costs of suite. The Court gave judgm' according to y^e verdict of y^e Jury as follows (viz')

The Towne of Boswijck—Pits

The Towne of New Towne—Def^{ts}

The cause haveing beene heard & debated on both parts & their deeds & Evidences perused, It was referr'd to a Jury who brought in their verdict for y° P¹⁶ adjudging the meadow in difference to belong unto them, This Court doth give their judgment accordingly, and do order that y° Def¹⁶ do no way molest y° P¹⁶ in y° possession & enjoyment of their right therein. The Def¹⁶ are likewise to pay y° charges & costs of suite.

By Ordr of ye Governor & Court of Assizes.

Order concerning the building of a Courthouse at Jamaica, L. I.

Vpon a p'sentment brought into ye Court by ye Constable & Overseers of Jamaica agt William Hallett for non performance of a certaine covenant about erecting and finishing ye Sessions house, The ord following was made (viz')

This Court haveing taken y° p'sentm¹ of y° Constable & Overseers of Jamaica into their consideration, doth think fitt to ord' That y° Deft do p'forme y° conditions of this covenant about finishing of y° Sessions house for y° North Riding, & that y° same be completed by Christmasse day next und penaltye of Ten pounds good pay to be paid by y° Deft to y° use of y° Towne of Jamaica in parte of satisfaction for y° p'judie they have received by ye neglect.

NOVBR. 4th 1669.

ORDER ON PETITIONS FROM LONG ISLAND TOWNS.

By Ordr of yo Governor & Court of Assizes.

Severall Petitions being p'sented to y* Court craving a Redresse of Several Greivances That is to say from y* Townes of Hempsteed, Oyster bay, Flushing, Jamaica, Westchest', Eustchest', New Towne & Gravesend. They being all read, That from y* Towne of Hempsteed to w*ch they all subscribed was taken in Consideration.

The Petigon was as follows (vizt)

To ye R' Hon^{Me} Governo ffrancis Lovelace Esq Governo of all his R. H^{ss} Territoryes in America & to ye Hon^{Me} Court of Assizes Sitting und ve Authority of his said Royal Highn^{ss} James Duke of Yorke.

The humble Petition of ve Towne of Hempsteed desiring as followeth.

- 1st That what was promised upon our submission by Governo' Nicolls and ye rest of his Matter Comissioners should be made good to us (vizt) That we should be protected by his Matter Lawes & enjoy all such priviledges as other his Matter Subjects in America do injoye web priviledges consist in advising about & approving of all such Lawes wtb ye Governo' & his Councell as may be for ye Good & benefitt of ye Commonwealth, not repugnant to ye Laws of England, by such deputyes as shall be yearely chosen by ye freehold" of every Towne or parish & likewise to be informed what is required of us his Matter Subjects by vertue of ye Comission grannted from his R. Has ye Duke of Yorke.
- 2^{ty} That all such Townes or parishes as have Patents or have no Patents may be so setled upon their Lands weth they truely bought of y^e R^t Proprietors that there may be no trouble betweene Towne & Towne or any other p^ticular p^tson about their Lands.
- 3¹y That there may be a due Course takeu for ye Regulating of ye Merchants in ye prices of their goods we they sell, as well as for ye prices of what we produce, to put of to them.
- 41'y That Wampum may passe for current pay at 6p a penny or else not to be made use of at all.
- 5¹⁷ That a Course may be taken that what Deere Skins are produced and procured in this Colony, may be reserved for ye good of ye Colony & not be transported out of ye Colonye.
- 6^{1y} That there may be better attendance at y^e Ferry at New Yorke that men may not be so long detained to their great damage.
- 7¹⁹ That all harbours, creeks & coves wth in this Colony may be at libertye for any shipping or Vessells to come into & trade free,
- S^{17} That all sortes of Corne may be at y° Same price that was Established by Governor Nicolls in y° Law.
- 9¹⁷ That all weights and measures may be regulated according to y^e standard in *England* & so onely to be allowed of & used.

10¹⁷ That y° Indians may not have their Law for nothing, that they may not trouble y° English for things of small moment or of no Concernm'. See leaving y° p'unisses to yo' Honora serious consideration desiring humbly a favourable graunt & Answer to y° Same wth our prayer for yo' Honora prosperity we rest

The Inhabitants of Hempsteed.

Yor Honors Servants.

RICHARD GILDERSLEEVE Clk.

Novembr 2d 1669.

John Ketchum, Richard Gildersleeve, Samuell Drake, John Foster, Rich⁴ Warpoton, Ricd⁴ Hardlecutt, The

mark of Ralph Bardall.

 Article. That such eattle as we kill at home & bring over to Yorke or oth goods that we buy at Yorke may be Custome free.

An Answer to be Peticon on be Severall Townes,

In Answer to y^e 1st head wherein they desire to have Deputyes to be Joyned wth y^e
Govern' & Councell in making of y^e Lawes of y^e Government as is Customarye in y^e Neighbour
Colonyes, & as Co¹¹ Nicolls did promise them.

It doth not appeare that Col^{I} Nicolls made any such promise, & ye Governors instructions directing him to make no alteration in the Lawes of ye Governm's settled before his Arrivall, they cannot Expect his Honor can comply with them therein, & for their desire to know what is required of them, There is nothing required of them but obedience and submission to ye Lawes of ye Governm' as appeares by his R. Hss Comission we's hath often been read unto them.

- 2. To ye 2d Concerning their Patents and purchases, That ye Lawe be attended as to ye prambulation of ye bounds of Townes or private prens, but if it shall happen that difference do arise betweene any of them we cannot be composed amongst themselves, that ye difference be represented to ye Gouernof & Councell who will depute indifferent prens to view ye bounds & put an end to ye matter in difference, and for ye better Certainty of Every ones Right that ye Lawe in that case of Pattents be likewise attended, The time of prambulation to be in ye month of February at ye time directed in ye Lawe.
 - 3-4. These both found to be unpracticable & therefore suspended.
- 5. Concerning the Exportation of Deer Skins, It having beene taken into mature and serious consideration, The Court doth unanimously agree, that for y^e yeare ensueing no Drest Deere Skins shall be exported out of this his R. H^{os} Colony upon y^e penaltye of y^e forfeiture of all such Deere Skins as shall be taken, Whereof one moyety shall be to y^e Informer who shall make seizure & y^e oth to his R. H^{os}.
 - 6. To ye 6th Satisfaction is already given in it, & ye orders shall be speedily publish't.
- 7. To y° 7th That its not thought equitable any small creek or cove should have greater priviledges then y° head city of y° Governm' where y° customers are establish't.
- 8. To ye 8th As to ye Prices of corne, In regard ye warrants for ye Rates are already gone out, & ye several prices stated. Its thought fitt to continue it for this ensueing yeare, ye said prices only Relating to ye Rates, and that ye Justices of ye Peace in each Ryding at ye Sessions

in June next do make a valuation of y° price or value of corne & represent their judgment therein to y° next Court of Assizes, who may take such further ord about y° same as shall be found convenient.

- 9. That ye Lawes relating hereunte shall be put into Execution. The tyme for ye Inhabitants of this Citty of New Yorke, Long Island & places adjacent to begin on ye first day of January next, & for ye Towne of Albany, Renselaerswyck, Schanechtade als Kingston, Exopus & these parts adjacent on ye 1st day of Aprill, by we tyme all prems all either by weight or measure are to be provided wth weights and measures according to ye English standard of wth ye Officers in each respective place are to take care, & that no pson preme to sell by any other weight or measure.
- 10. That in regard there is a Lawe that y° Indians shall have their Law for nothing, y° Court do not think fit to repeal y° same. But for that it hath beene found by Experience that some Indians have upon that p'sumption occasioned troublesome suites in Court It is thought fitt that y° Justices at y° Sessions & y° Towne Officers in their Courts shall judg wheth' in such suites as they shall comence, It be requisite for them to pay y° charges or not.
- 11. To ye Last It's adjudged by ye Cr to have dependence upon ye 7th head, so it is sufficiently answered therein.

A Graunte to ffrancis Bruyn & Company \mathbf{r}^e sole liberty of fishing for & taking of Porpoises in \mathbf{r}^e Bay.

Francis Lovelace Esqr &c. Whereas proposalls have been emade unto me by francis de Bruyn on ye behalfe of himselfe & company to undertake a designe of fishing for porpoises in ye Bay weh if it shall succeed may prove very advantagious to ye Governme in making provision of good Quantities of Oyle for ye effecting whereof there will be required ye charge of providing boats netts & fishermen. For an Encouragement to this undertaking web seemes to tend to a publique good, I have thought fitt to give and graunt & by these prents doe hereby give & graunt to yo said ffrancis de Bruyn & Company their heires & assignes, The onely and sole libertye of fishing or taking of Porpoises in ye Bay, That is to say upon ye strand & water beginning from ye next point of Coney Island, & so upon a straight lyne to Nayack point being yo first point of yo narrow on ye East syde of Hudsons Ryver web said libertye shall be & continued unto ye said Francis de Bruyn & Company their heirs & assignes for & dureing ye tyme & terme of twelve yeares aft ye date hereof, Dureing weh tyme or terms no oth person or persons shall be permitted to fish for Porpoises in ye Bay as aforesaid wthout ye leave & lycence first obteyend of ye said ffrancis de Bruyn & Company their heirs or assignes, They ye said Francis de Bruyn & Company their heires & assignes yelding & paying as an acknowledgemt to ye Governor of theise his Royall Highness his Territoryes—per Anno, if their said designe shall succeed. Given und my hand & sealed wth ye seale of ye Province this 7th day of March in ye 22th yeare of his Mattes Raigne Annoque Domini 1669-70.

Recorded by Ordr of yo Governor yo day & yeare aboue wrytten.

ORDERS CONCERNING ROADS ON L. I.

Whereas I am given to understand that you being appointed surveyors to lay out y* highwayes for yo' Towne & p'einets haue an intent upon Thursday next to lay out parte of yo' high way through y* best ground belonging to Govert Lockermans farme at Mespath kills we'n will be much to his p'judice although it may be done as conveniently & w'n little or no damage at a small distance from that same place, These are to require that you proceed no further thereupon untill after Thursday next when I shall send some fitt person thereupon y* place to view & Examyn into what is most convenient, whereupon I shall take further ord'. Giuen und' my hand at *fort James in New Yorke this 14th day of March 1669-70.

To Capⁿ Thomas Lawrence, M^r Thomas Wandall, Burger Joris & John Butcher at New Towne or Mespathkills.

Whereas Complaint hath beene made unto me by William Graves of your Towne, That Capⁿ John Coe is about to make a new high way to y^o mill through y^o middle of y^o Land belonging to y^o said William Graves whereby y^o said Land must lye in Comon or he be forc't to be at a very greate Charge in making a double fence w^{ch} will proue very much to his losse & detriment neith' doth it appeare to be by any publique Ord' of y^o Towne but upon y^o private Aect of y^o Said Capⁿ Coe, These are to require you to make speedy inquiry aft' this matter & if it shall be found as is alleadged that yo^o forewarne y^o said Capⁿ Coe from his intended designe w^{ch} will prone no oth' then a Trespasse And that yo^o rend^r me an Account thereof wth yo^o opinion thereupon Given und^r my hand at ffort James in New Yorke this 7th day of Aprill 1670.

To y^o Constable & Overseers of New Towne als Middleborough.

To yo Constable & Overseers of New Towne als Middleborough

THE REPORT OF CAPT^a Manning & Jaques Cortilleau about ye meadow in dispute betweene
ye Towne of Grauesend & Francis Browne.

Right Honble

In Ord' to a Comission to us lately directed from yo' Hono' we haue taken a due & perfect survey of ye land held in dispute between the Inhabitants of Gravesend & ffrancis Browne & upon due Consideration thereof we fynde cause to make Report to yo' Hono' as followeth, That neith' ye' Pattent of Gravesend people nor ye' Patent of ye' said Browne do lay any clayme to it but of ye' Two we judge he hath ye' greater Right, whereupon we have allotted him one Third parte thereof (we'h lays directly before his doore) one Third to ye' Towne for ye' Costs & paines they have beene at, & ye' oth' third we leave to yo' Hono' disposall.

John Manning.

Jaques Cortelijau

The Governor doth approve of this Report & hath graunted ye other \(\frac{1}{3} \) in his disposall to ye Towne, upon Condition they take out their Patent &c.

An Order to \mathbf{r}° Constables & Overseers of Gravesend concerning making good of \mathbf{r}° Fences there.

Whereas I haue receined a Complaint from y* Justice of peace in yo* Towne That y* Corne fields there are full of Cattle horses & hoggs for want of Lawfull fencing so that its apprehended there will be this yeare neith* plowing nor sowing there weh will not onely be to y* Damage of y* Inhabitants in perticuler, but also prove to y* p* p* pidice of y* Publique. These are strictly to injoyne & require yo* to take such speedy ord** therein that y* Lawes concerning fencing be put in Execution wherein there is a sufficient course and care taken for any thing that can be objected to y* contrary, that you will be left whout Excuse if yo* See it not perfourned effectually y* weh will be at yo* utmost perills. Given und* my hand at Fort James in New Yorke this 13th day of Aprill 1670

To ye Constable & Overseers of Grauesend.

LIBERTY GRAUNTED TO Yº INHABITANTS OF MIDWOUT ALS FLATBUSH TO PURCHASE LAND OF Yº INDIANS.

Whereas ye Inhabitants of Midwout als Flattbush in ye west Ryding of Yorkshire upon Long Island who were seated there in a Towneship by ye authority then in being & having beene at very considerable charges in clearing fencing & manuring their Land as well as in building for their Conveniency have requested my Lycence for their further security to make purchase of ye said Land of some Indians who clayme an Interest therein, These are to Certifye all whom it may Concerne, That I have & do hereby give ye said Inhabitants, Lycence to purchase their Land according to their Request, The said Indians Concerned appearing before me as in ye Law is required & making their Acknowledgmin to be fully Satisfyed & paid for ye same Given undruy hand & seale at forth James in New Yorke this 20th day of Aprill in ye 22th yeare of his Maties Raigne Annoque Domini 1670.

COUNCIL MINUTE. AFFAIRS AT MARTIN'S VINEYARD; CONNECTICUT BOUNDS.

At a Councell held at ye ffort May ye 14th 1670.

Present.

The Governor

Mr. Delavall

Mr. Willett

The Secretary.

Mr. Mayhews Busyness of Martins Vineyard to bee taken into consideracon first.

A Letter from Mr. Mayhew produced & read wherein hee desires to be resolved in what nature Martins Vineyard & those parts are as to Government.

The Patent to the Duke includes Martins Vineyard & those other Isles. It is Ordered, That a Lett' bee sent to Mr. Mayhen, to desire him according to his Proffer to take a Journey hither, to consult about those parts, & their settlemt, & that hee give notice to those of Plymouth Colony, Rhode Island, or any other that have any prences, or lay Clayme to any of those

Islands, to lett them know that within the space of two months yo Governor intends to settle those parts, see that they may doe well to come or send some agent to act for them, otherwise after that time all yo Pretences or claymes will bee adjudged of noe validity.

Mr. Mayhew is to bee desired to bring all his Patents, writings or other Papers relating

hereunto with him.

The Dukes Patent wherein Martins Vineyard is included is shewn to young Mr. Mayhew.

The Busyness about Connecticott Bounds & their New Settlements neare Hudsons River,

taken into consideraçon.

It is Ordered to bee referr'd untill an Interview between the Governors, as also that of the

Motion of peace between the Maques & North Indyans, wth that of ye Warr between ffrench &

Dutch.

Cap' Bakers Busyness considered of. It is Ordered, That Cap' Baker bee dismis't his
Military Employment, both at Albany, or any other part of the Governm' &c:

Capt Salisbury to bee in his Place.

The Busyness of Eleazer Leveredge & his reputed wife Rebeckah taken into consideragon.

It is y° Opinion of Mr. Delavall, Mr. Willett, & y° Secretary that there is sufficient occasion of a Divorce, & also some allowance from the man to the woman out of his Estate.

Letter from the Gov $^{\rm t}$ to Mr Mayhew Concerning the tenure of land at Martin's Vineyard.

Mr Mayhew.

I received yo' Lre by yo' Grandchild wherein I am informed upon what termes you have hitherto held yo' Land at Martins Vineyard, & parts adjacent, but ye prtences of Sr fferdinando Georges & vo Lord Sterling being now at an end, & his Royall Highnesse absolutely invested in ye Right to those Islands ye Inhabitants are from henceforth to have directions of their Governmt from this place, I doe admire it hath beene so longe before you have made yor application to me since yor addressing yorself for releife against ye Indians in businesse of a wreck to my Predecessor & his Comission to you therenpon did intimate an acknowledgmt of being und his Royall Highnesse his Protection, Upon notice this last yeare of yo like misfortune of a wreck upon your Island I sent directions to you how to proceed thereupon of wh I expected an Account but have as yett heard nothing of it but when you come hith as you propose & weh I very much desire I make no question of receiving satisfaction therein from you as well as in divers other particulers you may please to take yor best tyme of coming this sumer as you shall fynde yor selfe disposed I pray bring all yor Pattents deeds or other wrytings with you relating to those partes, by ye weh, & by or consultation togeth' I may receive such intelligence of ye affaires there as I may ye bett' take ord' for ye Future good settlmt of those Islands, As to any pretenders who lay clayme to any of them weh are deemed to be wth ye Dukes Patent I have thought fitt to appoint month's time for all persons wthin this Governmt or wthout either by themselves or their Agents to appeare here before me to make good their Claymes or prences, ye wen if any of them shall neglect to doe (haueing timely notice thereof) such claymes or prences will be adjudged of no validity. I have in part discourst of theise affaires wth yor Grandchild but referre the remaindr untill yor arrivall here where you shall receive a very hearty welcome & all due Encouragemt as to yor particuler Concernes from

Yor affectionate humble servant.

Fort James in N. Yorke May ye 16th 1670.

I pray send Copies of ye enclosed order of notice to all those about you who are Concerned.

Notice given to all Persons Concerned in Yo Land called Martyns Vineyard to appeare in New Yorke.

These are to give notice to all persons Concerned who lay clayme or have any p'tence of Interest in Martyns Vineyard Nantuckett or any of y's Elisabeth Isles neare adjacent & wthin his Royall Highnesse his Pattent that they appeare before me in person or by their agents to make proofe of such Claymes or p'etences wthin y's space of 4 months after y's date hereof. In default whereof all such Claymes or p'etences aft' y's Expiration of y's said tyme shall be deemed and adjudged invalid to all Intents & purposes, Given und' my hand & sealed wth y's seale of the Province at Fort James in New Yorke this 16th day of May in y's 22th yeare of his Ma^{tes} Raigne Annoque Domini 1670.

Some Rules to be observed & Inquiryes to be made at τ^{e} Co^{tt} of Sessions to be held at Jamaica beginning this S^{th} Day of June 1670.

To View ye Records of ye Last Sessions & to inquire how ye Orders of Court then made are put in Execution.

To inquire how y° severall orders made at y° Last Court of Assizes, & sett forth in y° amendmts are observed.

To see what Causes were putt of from y° last Court to this y° wth are first of all to be insisted on. After y° New Constables are sworne that y° old ones be called upon for Presentm^{ts} of misdemean'rs in their respective Townes.

To take perticuler notice about y° abuse of taking up oth mens horses & marking them & also about Hog stealing.

To inquire about yo Towne Traynings, & give a Charge for yo Collection or yo fynes imposed in yo Laws upon such as neglect or refuse to torayne,

To give ord^r for Exact Lists to be sent of all Persons in each Towne capable of bearing Armes

To enquire if y^e price of Corne needs any alteration that it may be recommended to y^e Court of Assizes.

To inquire about y° high wages, & if y° Ord¹ about perambulation of y° bounds of y° Townes have been observed.

To make Inquiry of what is due & uncollected belonging to y^a Duke eith about drift whales, strayes or escheats.

Instructions for John Layton Subcollecto' of South-Hampton & v* places there adjacent on Long Island,

1—At ye Arrivall of any Vessell Barke or Sloop, you are to Examyne them from what place they come & what goods they have on board, & in case they come from this Porte you are to demand their Passport, we will shew you what goods they have on board, & in Case you shall fynde any more goods then is specified in ye Pa-sport you may Lawfully seize them.

2 — If any English goods shall come in any vessell whatsoever & shall not bringe a Passport that yo dutyes are paid to his Royall Highnon you must acquaint them civily they must be accomptable

for y° customes to his Royall Highness, & you are to take a Just Inventory what goods & of what sorte they are v° they are to be accomptable at five p cent, If they will give security to pay it here you may take it, & if they shall refuse to doe it, you must tell them you must do your duty by seazing ye said Vessell & y° broad Arrow \bigwedge on y° must & say I seaze this Vessell for y° use of his Royall Highnesse & my selfe & in case you meet w^{th} any opposition you may demand assistance from y° Constable, if he refuse to assist you take good witnesse & send it hither, & further ord' shall be sent you, & in case y° Constable shall not be found & y° Mast' will goe & not obey you, then take good witnesse & wryte down y° names of y° Ship & Master & he may be mett w^{th} here or in some parte of his Royall Highnesse Territoryes.

 $3-\mathrm{You}$ must do all things civilly & acquaint them of y^e Danger & y^e Trust that is reposed in you we'h if they will not complye wth you must follow yo' Instructions, but on small vessels or other that have nothing in them but y^e goods of y^e growth of this Country you are not to give

them trouble wthout Just Occasion.

4—If any Wrecks should happen web God forbid you are to gett good help by you, & to secure all of ye goods that shall be saved wth ye advice of ye Magistrates of ye Towne, That all things may be safe until furth ord from me.

5--That you give me by all Occasions advise of all things that shall fall out touching theise matters & at ye end of every Three months to send me a breviate of all.

A Graunt unto John Williams for a New Patent for Ye Isle of Man als Nomans Land.

Whereas John Williams one of y° Patentees for y° Island called Nomans Land als y° Ilse of Man, hath made his Addresse unto me to have y° said Patent renewed. The tyme graunted in the former Patent by my Predecessor for its settlement being elapsed, And y° said John Williams having rendred some reasons unto me for y° same so that it doth not appeare to have beene through his neglect but hath rath' beene by y° default of his Partners, Upon newe Proposalls made unto me by y° said John Williams to settle a fishing trade there, For his Encouragent therein, I doe hereby promise unto him y° said John Williams & such Associates as he shall take, That upon surrend of y° old Patent & his Engagement forthwth to prosecute y° said Designe, he shall have a new Pattent graunted unto him for y° said Island upon y° same termes as formerly or such oth reasonable ones as shall be agreed upon. Given und my hand & seale at flort James in New Yorke this 25th day of June 1670.

SETTLEMENT AT MATINECONKE.

Whereas Mr. Thomas Terry having formerly shewed me his p*tences to a certaine parcell of Land at Matinicock & made proposalls of setling some familyes there y* w*en may prove for y* good & benefitt of y* Countrey. But it appearing not that y* Indian Right thereunto, hath at any tyme beene purchased of y* Natives, These are to certifye all whome it may concerne, That I have given & graunted & by theise p*sents doe give and graunt unto y* said Thomas Terry on y* behalfe of himselfe & his Associates my leave and Lycence to purchase of y* Indian Proprieto*

such part of ye lands at Matinicock capable of conteyning five or six farmes ye we'h doth not of right belonge to any Towne or Plantation setled by myne or my Predecessor's ord" according to his proposalls & request The said Indians concerned in ye Sale thereof appearing before me or some persons appointed by me & making their Acknowledgm" to be fully satisfied & paid as in ye Law is required, upon we'h he ye said Thomas Terry shall have his Patent for ye same. Given und'r my hand and Seale at ffort James in New Yorke this Sth day of July in ye 22th yeare of his Matter Raigne Annoque Domini 1670.

Know all Men by these presents That whereas the Rt hon we the Governor hath beene pleased to graunt mee on the behalfe of myselfe & associates a License to purchase a certain parcell of Land at Matinecocke of the Indyan Proprietors I do hereby freely consent & declare that if the buisness afores' can bee attained to, the number of the associates shall be foure more Besides my selfe That is to say Mr Thomas Lovelace Mr Matthias Nicolls Mr John Payne & the heyres of Mr John Alcocke to be joyned with myselfe Allwayes provided That each person who hath equal share with the rest shall beare an equal proportion of the charge whether of purchase or otherwise in testimony whereof I have Set my hand this 13th Day of July 1670.

THOMAS TERRY.

Recorded by mee the day & yeare above written, in the office of Record at New Yorke,

Matthias Nicolls

A Graunt from Y° Governor to M' Isaack Bedlow that his Island called Love Island shall be a priviledged place.

Whereas M^{*} Isaack Bedlow hath made very good Improvem upon a Certaine Little Island in y° Bay neare this Citty commonly called Oyster Island for y° w° he hath a Patent graunted by Col' Richard Nicolls, & at his request I have given it a New name That is to say y° name of Love Island. For an Encouragement unto y° said M^{*} Isaack Bedlow in his further manuring & Improvem thereupon I doe hereby give & graunt unto him that y° said Island now called Love Island shall be a Priviledged place Where no warrant of Attachm¹ or arreast shall be of force or be served unlesse it be by y° peace of Criminall Mattre. Given und¹ my hand at ffort James in New Yorke this 10th Day of August in y° 22th yeare of his Matter Raigne Annoque Domini 1670.

A Passport for Tackpouh an Indian Sachem wth forty Indians to visitt his friends y^o North Indians.

Whereas Tackpoush an Indian Sachem living upon Long Island und ye protection of his Royall Highnesse hath desired my Passport to goe wth about forty of his Indians to visitt his friends ye North Indians to make some Accustomed presents to them, These are to require all persons wthin this Governm & to desire all other in ye neighbor Colonyes to permit & suffer ye said Tackpouhe wth his Indians quietly and peaceably to passe to ye place he desires and to retorne againe wthout any manner of Lett or molestation. Given und my hand at fort James in New York this 22th day of August 1670.

To all whome this may concerne.

Trial of a Suit between Nesaquake and Huntington, L. I. in the Court of Assizes.

Octob: 6, 1670. Before noone.

Richard Smith - Pit . The Inhabitants of Huntington, Defts.

Mr. Rider and Mr. Sharp Attorneys for ye Pit put in a large Declaragon, both of those presented before, being put into one as was Ordered: although the Dispute was for two severall Tracts of Land.

The Names of the Jurors.

Elyas Doughty. Foreman. Symon Seryon, John ffoster, Thom: Smith, Robert Terry, James Clements, Gersham Moore, William Noble, James Pine, John Smyth, Samuel Smith, W^m Jeacocks.

The Deed from ye great Sachem Wyandance & Wyancombone his Sonn wth the Mother, to Luon Gardner Dated July ye 14th 1659, was produced and read.

As also another Conveyance from Wyamcombone & his Mother in the same Deed, Dated Anno 1660.

Vpon y^e same Deed *David Gardn*^t doth likewise convey his Interest to *Richard Smyth* the P^{1t} in the yeare 1664.

Another Deed of Conveyance was also brought in from Lyon Gardner to y^e P^{1t} Dated Anno 1663.

And withall a Deed from yo Sachem Nassasconsett & Catanumps of the yeare 1665.

Richard Woodhill & Daniel Lane being Wittnesses to the Last Deed & sworne acknowledge their Hands.

Severall Testimonyes were read to prove Nassasconsett to bee ye Right Owner of that Land hee sold to ye Pi'& that ye said Richard Smyth was enjoyned by ye Commission of Hartford who were empowered by ye Governour of Conecticott, under whose Governour that part of Long Island then held themselves to bee, that hee should purchase that Land againe of the Indyans, although hee had bought it before of Lyon Gardner, to prevent all Disputes about it. Severall Depositions read out of the Proceedings at the Court of Sessions at Southampton. Mr James & Jeremiah Concklings Testimony upon their Examinagon of the Indyans by the Governor Commission.

Testimonyes given in attested by *Robert Williams* and *John Cole*, who were appointed Commissioners by the Governo⁷ to examine Indyan Testimonyes in this Case.

Another Indyan Testimony from Norwake attested by Richard Olmsteed Commission', John Coles Testimony given in upon Oath.

Another Testimony taken before ye Constable and Overseers of fflushing.

An Indyan Testimony taken by M' Woodhill who swore to it before M' Wells,

Another Indyan Testimony taken before Richard Olmsteed Commission at Norwake.

An Indyan Testimony from an ancient man sent by his Sonn.

An Indyan Testimony taken before Mr. Lane.

A Deposicon of Obed Seward & another, taken before Mr. Wells.

The Testimony of Wenox ye Indyan taken before Mr. Lane, and Mr. Woodhull.

Another before Mr. Lane.

Henry Perrings Deposition taken before Mr. Lane.

An Indyan comonly called Mr. Goodyer his Testimony about the Def^{ts} tampering with the Indyans, taken before Mr. Lane.

Mr. Woodhull & his Wives Testimony and Deposition about the Defts tampering with the

Indyans. Tom ye Indyan that lives wth Mr. Brewster, hee gives Testimony to ye same, & somewhat farther.

An Indyan Testimony attested by Joseph Rayner & Richard Howell, Constable & Overseer of Southton.

Mrs. Sarah Brewst^a Testimony about what she had heard her Indyan Tom say concerning his Busyness.

Severall other Testimonyes from Indyans were read, all conteyend in one sheet of paper & taken before Mr. Lane.

A Testimony from Mr. James of East Hampton.

An Indyan Declaragon p'sented by some Indyans touching this matter to y° Governo' by way of Petigon; It was on y° behalfe of y° P¹¹.

Governor Nicolls his Patent to ye P1t was read in court.

After that ye P^{1ts} having noe more to say for the present, The Def^{ts} were ordered to putt in their Plea & Defence in the after-noone.

The Constables who have noe particular Busyness from their Townes, are dismist from giving any farther attendance on the court.

Afternoone.

Richard Smith - P1t. The Inhabitants of Huntington - Defts.

Mr. Anthony Waters Attorney for the Def^{ts} brings in an Answ^r to y^e P^{ts} Declaraçon which is read; The P^{tts} Attorneys object against it, that it was enlarged beyound the Copie given in to them by the Courts Order the last Night; However it was warranted by y^e Court, & allowed of, soe they proceed to Tryall.

Mr. Scudmore & Mr. Holden, Attorneys also for y° Defts, & Mr. Wood y° Justice of the peace appeared likewise in Defence of the Townes cause. A Petigon was read from y° Inhabitants of the Towne of Huntington to Governor Nicollis after they were over throwne at the Court of Assizes by Capt Seely about Eatons Neck, with the Governor Answer thereunto; promising they should bee noe further molested about their Land.

Huntington Patent read. Dated Novem: yo 30th 1666.

The P^{1ts} Patent againe read. Dated Mar: y ° 3^d 1665: wherein y ° Conditions were taken notice of.

The Def^{ts} Indyan Deed read, Dated July y^e 31th 1656. It was made to them by the Indyan Sachem *Asharocan*; It hath noe Christian Wittness to it; and y^e Marks are all made with one Hand Writeing.

A Deposition was produced & read of *Henry Witney's* and *Thomas Benedicts* in one, taken before *Richard Olmstead* Com^{nt}, It is about the Great Sachem *Wyandances* Confirmagon.

Daniel Whiteheads Deposion read, which saith, that y* Indyan Sachem Nassasconsett had nothing to doe, nor had any Land on the west side of Nesaquake River.

Joseph Whittmores Deposition for the P^{1t} taken at Southton Court, (being nrged by his Attorney) was read out of the Copies of Records of that Court.

There were two Witnesses brought into Court, who were said to be Wittnesses to the Indyan Deed aforemengoned of y° Defts Dated in 1656.

But it being shewn them They say they know not yo Paper, and that it was not the Paper they had put their hands to.

The Indyan saith his Name still is & was then Arumpas, but noe such Name is in the Deed.

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The P^{II} urging Mr. Woodhulls Testimony taken at y^o Court at Southton, It was read out of a Copie of the Records of that Court.

Joseph Smith of Jamaica being sworne in Court saith, That to the best of his knowledge, hee being then an Inhabitant of ye Towne Huntington, was one that paid part of the purchase money to the Indyans for the Land in Dispute, and that what they bought was the Herbage and Meadow, but ye Indyans reserved Liberty for Hunting & as hee thought it was from Huntington Towne that their Purchase was to Nesaquake river, and that by virtue of that very Purchase the said Towne did enjoy Crabb Meadows.

Mr. Banks of y^e Colony of Connecticott being in this Government, & sub-poena'd to y^e Court, appearing Declared, That it is a Law in their Colony, that noe private Person Shall purchase

Land to ye prjudice of a Towne or Plantagon.

Another Testimony in Writing was given of Mr. Benedicts, who had wth Mr. Whitney given in one before,

David Gardiner's Testimony given in by him at y^e Sessions Court at Southampton was read out of the Copye of y^e Records of that Court, of w^d by some of y^e Bench much Notice was taken, for that it was against y^e P¹¹⁸ Interest, who claimed by his flather and him a great part of his Interest.

Jeremiāh Woods Testimony being taken by Order of the Court at his Lodging in this City by two Justices of the peace, hee being sick there, & though sub-poena'd could not appeare, It was delivered in Writeing attested by him as followes. — Vizt.

The affidavit of Jeremiah Wood &c: aged 55 years or thereabouts, Sworne and Examined

Deposeth as followeth.

That this Depont being one of the Purchasers of the Land in question (of the Nesaquake Sachem) the agreem^t was made for all the Land, Meadows & Vpland on ye East side of Nesaquake River, betwixt Nesaquake River & the Eastermost Bay; and they the said Purchasers thinking that they had too little on the East side would have had some on the West side; whereupon the said Nesaguake Sachem told them that hee nor his Indyans had not any right to any Lands there on the West side, only a small Neck of Land, conteyning about halfe a Mile from the said great River to the Little Brooke; This Deponent further saith that M. Smith coming to this Deponent to know the Bounds of the Land in question, This Deponent told him, the Indyans never owned any Land further then from the River to the little Brook Westward; Whereupon Mr Smith said hee knew that well enough, that the Indyans neither did or could own any Land further; And this Deponent further saith, that Castannumps one of the Nesaquake Sachems men told this Deponent, that the said Nesaquakes Right went noe further than the said little Brooke; And further saith not. The charge being given to ye Jury by the Governor & the extent & validity of the Patents both of P1t & Defts arged, after much Discourse and many allegations pro & contra on both sides, It was recommended to them to bring in their Verdict, according to ye Evidence given in, and the Lawes of the Government.

There were deliver'd to y^e fforeman of the Jury a Bundle of Papers of the P^{1ts} to the number of 31; Amongst wth the P^{1ts} Patent, Declaraçon & Exceptions to y^e Def^{ts} Answ^r, besides

other loose Papers.

More of the Def^{ts} their Patent, Answer, & severall other Papers & Testimonyes.

Soe the Court was dismist till To-Morrow Morning.

Richd Smith—Pit The Inhabitants of Huntington—Defts.

The Jury comeing to bring in their Verdict in this Action were call'd over & by their

fforeman give it in for the Defts with Costs of suite, without other Circumstances leaving the Damage to ye Consideraçon of the Court.

Whereupon the Court gave Judgment as follows-Vizt.

The Court give Judgment according to the Verdict of the Jury for the Deft^a with this Condigon, That as the P¹ M^r Smith had been obliged to settle the flamilyes, if hee had made good his Title against the Deft^a y^c Inhabitants of the Towne of Huntington to y^c Land in Dispute, Soe the Deft^a shall within the space of three years after the Date hereof, crect alike ten flamilyes in Lieu of what y^c P¹¹ was to doe upon the said Land, or else the Deft^a are to receive Noe Benefitt of the Verdict of the Jury given in here at this time, Nor of this Order and Judgment of Court. The P²¹ is to pay all costs & charges of suits, but noe Damage in this Case.

LETTER OF THE GOVERNOR ABOUT THE MILITIA ON LONG ISLAND.

Gentlemen.

Having this last yeare settled a Militia of Horse in yo West Ryding of Long Island, wherein I mett with all ye Concurrence of those that would voluntarily list themselves as Troopers, weh resolution as I look't upon them as proceeding from ye desires they had to put themselves into such a posture of Discipline as is Conceived will most tend to yo preservation of yo Country in Safety & quiett not onely against intestine troubles but likewise of ye Insolence of ye Indians (if any such occasion should happen) so likewise I thought it my duty to represent this their Cheerfull obedience to his Royall Highnesse who not onely approved of this manner of framing a Troop but likewise that ye rest of ye Island should follow so servicable an Example, I cannot therefore but recomend this to yo' Care & Managemt & would desire you at some Convenient season before ye springe to Assist Capⁿ Younge in Listing & inrowling such Volunteers as will engage in that Imployment, & vt wth ve best oppertunity you send me up a List of them, I have Constituted him to be ye Captaine, for ye oth Subordinate officers I leave to ye free Elections of such as ye Major pre of yo Troop will nominate, of weh they are to retorn a double Choice, & then out of them I shall appoint such as I conceive most proper by Comissionating them in their Charge. In ye springe season I purpose to be wth you & view yo Generall appearance both of Horse & foot, not doubting in ye least, to fynde ye Militia in such a posture as is fitt for ye end it is designed for; I would not willingly believe some have beene so indiscreet as to discountenance othres from listing themselves, unlesse by scattering a Jealousy amongst men onely to fitt them for more, desperate & Impious undertakings, but I shall insist no more on that priculer till I am convinc't by yo Sequell; In ye meane tyme, I expect yo' cheerfull concurrence to this my ord' & promoting a cheerfull complyance of such as are qualifyed for that Imploym' I have no more but to Assure you that I am

> Yor very Loving friend. Fr.: L.

Fort James 24th of Octobr 1670. COUNCIL MINUTE. BOUNDARIES OF NESAQUAKE, L. I., DOMINE'S HOOK AND SEATALCOTT, L. I., December 1, 1670.

Present. The Governor Mr Mayor Mr Steenwyck The Secretary.

Mr Smiths Peticon taken into Consideration about the Bounds of Nesaguake River, Mr Smiths Clayme being heard as to ye Bounds of Nesaquake Lands, shee declared it to bee as farr as the fresh Pond on the West side of the River, and so in the Hollow.

It is Ordered, That the Bounds of Nesaquake Land as sett forth by Mr Smith, being to the Westermost side of the ffresh Pond bee sent to Huntington for them to returne in Answer what they have to say to the contrary.

To recommend a Composure, Mr. Smith engages to settle 10 ffamilyes if they have the Land to the ffresh Pond. About the Peace between ye Maques, & Mahicandr

Ordered that a Letter of what hath past at Albany & Schanechtide with a Translation of ye Proposiçon made by the Indyans there bee sent to Governor Winthrop, with a Desire of his Answer upon it.

Myn Heer Johannis de Deckers Petition to his Royall Highness & Reference thereupon being considered of, concerning ten Negroes hee layes Claime to & his sallary due from yo West Indya Company, It is Ordered, That Thursday ye 8th of this instant Month bee the time appointed to heare Mr Deckers pretences in Order to the Petition and Reference of his Royall Highnesse aforementioned; To which end a Summons is to bee sent to him to appeare that day in the ffort by two a Clock afternoone, to make good ye pretences & Claymes mentioned in his Peticon.

That the Mayor & Aldermen have Notice to Attend the Governor at the same time & place, & all Witnesses then to appeare likewise.

Myn Heer Stuyvesant To have notice. Resolved Waldron.

The Mayor & Aldermen to bee as Assistants to the Governor & Councell. Mr Deckers prences for Land at Staten Isla to bee left to farther Consideration. Phillip Pieters Bill of Sale for Land there, The Title is judg'd so obsolete and old, that his prene thereupon is void: Jacob Melyen from whom hee derives his Title, having sold all hee claymed there unto the West Indya Company, reserving only a ffarme.

There appearing noe Transport of the Land nor Record thereof, hee hath his Remedy only against Melyen, for what he hath disburst.

In the Busyness of Mr. Sharpe about Domine's Hook, That Mr Van Brugh & Mr Bayard, & also Mr Sharpe doe Attend the Governor & Councill To-Morrow by ten a Clock in the Morning, when both Partyes shall bee heard. Seatalcott Busyness for Enlargment. That the whole Towne have liberty to purchase of the Indyans what is within their Patent, but not to debarr any that can pay their Proportion, or have Stocks; The Names of those that make Purchase to be returned to the Governor.

The House in *Pearl* street being forfeited in the Dutch Warr, is Ordered to bee sold.

Council Minute. Indian titles for land on L. I.; Indian whalers, etc.

At a Councell held in ye ffort Decembr 29th 1670.

Beforenoone.

Prest The Governor Mr. Mayor Mr. Steenwyck The Secr.

Matters under consideragon, about Mr. Deckers prences for Land upon Staten Island, for weh hee hath a Groundbrief.

It is consented unto, that hee shall have the Benefitt thereof, Provided that it bee no p'judice to the Towne already settled, wea if it shall soe happen to bee, then hee shall have y* like quantity laid out in some other Place by y* Governo*, hee beeing oblidged to settle the same in one yeares Time.

That in regard of y⁰ paines & trouble the s^d Mr. Decker hath taken in coming ont of Europe hither, the Governo^r is willing to gratify him herein, although in strictness his right is elapsed.

About Mr. Mulfords Letter concerning y° confirmagon of the Indyans Deed of sale & the Sachem elected by them, It is Ordered that a Commission of Confirmagon bee sent to y° Sachem and two Constables Staves fitted for them according to the Request; And y° Deed of sale confirmed.

That a Lett' bee written to *Southampton*, to restrayne the selling of Strong Liquo' to the Indyans, and that the Penaltyes in the Lawes bee putt in Execution.

In answer to that part of Mr. Mulford's & Mr. James's Letter about Confirmation of their Deed from the Governo'; It is Ordered that a Lett' bee sent to y* Comm* for y* Indyan affaires who are to examine into the Eouity of the Busynesse, & to make Report thereof unto the Governo'.

A FTERNOONE.

Jno. Coopers Petigon taken into consideraçon about the Indians Assisting in Whaling &c. The Ord^r of ye Comm^{rs} to bee confirmed & observed.

This Proposall of Compounding for y° Customes for what Goods that are Customable shall come to his hands. That for y° present, it is not found practicable soe y° consideragon thereof is to bee respited to another time.

The Papers delivered in Cort of Sessions from the Townes of flushing, Hempstead, & Jamaica taken into consideragon.

The Opinion of y^e Justices of y^e Peace hereupon to be drawn up by To-morrow morning & an Order from y^e Governo[†] & Councell concerning the same.

Whereas there have beene lately made at Southampton by ye Commission of ye Indian affaires in ye East Ryding of Yorkshire upon Long Island severall orders Dated ye 6th 7th & 8th Dayes of December last, Two whereof doe more pricinerly relate to John Cooper of Southampton, & ye third both to himselfe & others engaged in ye designe of whale fishing who do imploye severall Indians thereabouts for their Assistance therein Upon Mature Deliberation & Consultation had hereupon, I doe wentye Advice of my Councell approve of & Confirme what ye Come aforementioned have done in their said orders, & do likewise recomend that Clause in ye Ord of ye 8th of December concerning what shall be given to ye Indians for their Service in that imploye to be punctually observed as long as it shall be found convenient & practicable, but whall if it shall prove otherwise & that other agreements are prinitted to be made wentye Indians

for their worke by any p'son or Company I doe hereby graunt & allowe That John Cooper aforementioned who is said to be one of y° first that brought y° Indians to be serviceable in that designe have for his encouragem¹ altogeth¹ as much libertye to make his Conditions w¹¹¹ y° Indians for their Service as any oth p'son or companye shall p'sume to take, & if he hath alreadye made any Agreement w¹¹¹ any of y° Indians upon this Account for any p¹ticular Season or tyme p¹cedent to what hath beene made w¹¹¹ them by others, y° first agreement is to stand good, & if y° Indians so agreed w¹¹¹, do refuse to made good their engagem¹ they are not to be p¹mitted to worke w¹¹¹ any others untill they have p¹formed y° same.

Given und my hand at fort James in New Yorke this 29th day of December in ye 22th yeare

of his Maties Raigne Annoque Dm. 1670.

Whereas at ye last Genri Court of Assizes held at New Yorke, amongst many things there propounded & concluded on, It was thought requisite for yo welfare & safety of theise his R. Hss his Territoryes & Dominions, that ye ffort wthin this Citty being fallen to ruin by reason of ve decay of ye Pallisadoes should be taken into consideragon & repaired, And that ye Justices of ye Peace at their next Court of Sessions should consult & conclude of ye ways and means whereby that worke should be put into execution, to ye ease & satisfaction of ye Inhabitants, who then were to be acquainted wth what was then determined to be yo most equitable way. But so it is that three Townes undr his R. IIs his Dominions That is to say flushing Hempsteed & Jamaica, having called each of them a Town meeting before ye matter was recommended to them from theire respective Justices of yo Peace und whose Ryding they apporteyne & having at their said Towne meetings drawn up severall papers, ye wen they presented to ye Justices of ye Peace at vo Court of Sessions held at Jamaica, who prusing ye said papers they appeared in themselves so false scandalous & seditious that it was thought requisite to recommend ye consideration of ye said papers and libell to ye next Cort of Sessions to be held at Gravesend. To the end that all or most parts of ye Justices being there mett might take ye meritt of those scandalous papers into their consideration, wen being accordingly prourmed, Upon mature deliberation & consideration had thereupon they did unanimously conclude and adjudge that ye said papers were in themselves scandalous illegal & seditious tending only to disaffect all ye peaceable and well meaning subjects of his Matte in theise his Royall Hs his Territoryes & Dominions & thereupon declared, That this their resolution should be so presented to yo Governor & his Council to proceed upon it, as they should conceive would tend to ye suppression of such mischiefs as might arise by ye Impression or false suggestions & Jealousyes in ye myndes of peaceable & well meaning subjects, from their dutyes & obedience to yo Laws wthin theise his R. Has his Territoryes & Dominions Now yo Governor & Councill having taken ye whole matter of fact into their serious considerations, They do agree that what yo Justices have declared at their meeting in yo Court of Sessions held at Gravesend vo 21th & 22th dayes of this instant month, and do adjudge that yo said Originall papers contrived & delivered from ye severall Townes aforementioned of fflushing Hempsteed & Jamaica to be both scandalous illegal and seditions & yt ye said Originall papers be openly & publiquely burned before ye Towne house of this Citty at ye next Mayors Court to be held there, & yt yo principall contrivers thereof be inquired into & proceeded agt according to their demeritts & yº Lawes of yº Land Establish't, and that yº Mayor of yº City be desired to publish this Proclamation & see ye contents thereof put in Execution. Given und my hand & sealed wth ye seale of ve Colonye this 29th day of Decembr 1670.

Wee his Matter Justices of ye Peace wthin theise his R Hs his Territoryes & Dominions being assembled togeth' according to ye Lawes establish't at ye Court of Sessions held at Gravesend for ye West Ryding of Yorkshire upon Long Island ye 21th & 22th days of Decembr 1670, being assisted by some of ye Governo's Councell & likewise of of brethren of ye North Riding having had ye prusull of Three papers presented at ye Court of Sessions at Jamaica ye weeke before from & in ye name of ye Townes of Flushing Hempsteed & Jamaica, Upon mature deliberation & consideration had thereupon, We have unanimously concluded & adjudged, That ye said Papers are in themselves false scandalous illegall & seditious tending only to disaffect all ye peaceable & well meaning subjects of his Math in theise in his R Hs his Territoryes & dominions, & do declare this to be our Sentiments & opinions, ye weth we humbly represent to his Honor ye Governor & his Councell to proceed upon it as they conceive shall best tend to ye suppression of such mischiefs as may arise by ye Impression of false suggestions & Jealousyes in ye myndes of peaceable & well meaning subjects from their just dutyes & obedience to ye Lawes within theise his R Hs his Territoryes & Dominions, And this we humbly pesent attested und our hands.

Francis Lovelace Esq¹ &c. Whereas It hath beene usuall & is found very convenient that some p¹son amongst y* Indians should in their respective Tribes or Nations be as Chief or Sachem over y* rest as well to keep them in y* bett* order as to be responsible for any mischeife they should happen to committ, & y* Indians neare Southampton in y* East Riding of Yorkshire upon Long Island comonly called y*. Shinnacock Indians being destitute of such a p¹son having nominated & elected y* Indian named Quaquashawge to be their Sachem who is likewise approved by y* English to be a fift person amongst them for that purpose by reason of his quiett and peaceable disposition, I have thought fitt to Confirme & appoint y* said Indian Quaquashawg to be Sachem over ye Shinnacock Indians of y* w** they are all to take notice & obey him as their cheife & Sachem, Alwayes provided that he nor y* rest of his Indians doe not hereby p¹sume to transgresse such orders & rules as are appointed for them to observe by y** Com¹* of y** Indian affayres in those parts, but that he applye himselfe to keep his Indians in peaceable & good ord¹* both amongst themselves & also amongst their neighbours. Given und¹* my hand & Sealed w** y** Scale of y** Province at ffort James in New Yorke this 2** day of January in y** 22** yeare of his Ma*** Raigne Annoque Dm. 1670-1. Recorded by Ord of y** Governor.

Anothr Comon for a Sachem at East Hampton wth a blanke to put in a name.

A Comission for an Indian Constable amongst ye Shinnacock Indians.

Whereas it hath beene proposed unto me that for y° bett' keeping of y° Indians in good order it would be requisite that one amongst them should be nominated and appointed as Constable, & that he may have a Staffe wth y° Kings Armes thereon by y° Reputation whereof y° rest of y° Indians may be kept in a more quiett & peaceable condigon. And having beene sued to for a Confirmation of a Sachem over y° Indians neare Southampton commonly called y° Shinnacook Indians y° wth accordingly I have graunted. I do also hereby allow of y° Indian called Cawbutt who is recomended to be a person of a peaceable temper to be Constable amongst y° said Shinnacook Indians, & that he have a Constables Staffe as is desired. He is by vertue of his office to keep his fellow Indians in good order, & to suffer no violence or abuses to be offer'd amongst them by Excesse of Drinke or otherwise, & wthall to obey his Sachem, & to observe y° Rules & orders appointed by y° Com¹⁸ for y° Indian affaires there for y° doeing Whereof this shall be his warrant. Given nnder my hand at fort James in New York this 4th day of January in y° 22th yeare of his Matter Raigne Annoque Dm 1670-1.

Recorded by order of ye Governor.

Anoth warr for a Constable at East Hampton wth a blanke.

Whereas Severall Complaints have beene made unto me from ye Townes in ye East Ryding of Yorkshire upon Long Island of divers abuses comitted by yo Indians amongst themselves & sometymes amongst Christians, occasioned by their inordinate & Excessive drinking of Strong Liquors whereof blood shed hath often ensued, & frequently great danger of murther to be comitted, And there being likewise oth Complaints that ye Indyans doe prourme outward worship to ye Devill by Powowing in or neare ye Townes, ye wen is contrary to ye Laws Establisht in theise his R. Hss Territoryes & dominions, These are to require all officers of Townes or others whome this may Concerne that they Cause ve Lawes prohibiting ve abuse of selling Liquor to ve Indians to be put in Execution & that v° best course be taken to restraine these exorbitances they are thereby subject unto, & also that ye Indians be not suffered to Powow but ye Laws in that Case be also followed, with this Provisoe that such prons who Imploy Indians in their whaling designe may have libertye to give them encouragemt by affording them some small quantityes of Strong Liquor for their reliefe and that it be done wth such moderation that no disord or abuse do come thereby. Likewise that ye Indian Sachems of Shinnacock and Meantaukett have some priviledge more then ordinary Concerning ve Receiving or disposall of ve like small quantities of Liquors to such Indians as they thinke deserve well of them. Given und my hand at ffort James in New Yorke this 4th Day of January in ye 22th yeare of his Matter Raigne Annoque Dm 1670-1.

Whereas I have thought fitt to graunt & order Severall matters relating to y° Indians of Shinnacook & Montaukett as also Concerning those imployed in y° whale fishing, & y° abuse of selling stronge Liquors to y° Indians & their Powowing all w°n graunts & orders are Sent by y° hands of Mr. John Cooper of Southton. These are to require y°0 upon sight thereof that y°0 forthw°n Cause y° Same to be publisht in y° Severall Townes of Southampton & East hampton & partes adjacent, & for what relates to y° Indians that y°0 desire Mr. James & Mr. Stanton or Some othr³ well acquainted w°n y° Indian Language to interprete those matters unto them & likewise acquaint them with my pleasure herein, & for so doeing this shall be yo° warrant. Given und my hand at fort James in New Yorke this 5°n day of January 1670-1.

To Mr. John Jennings, Marshall of ye East Ryding.

At a Councell held in ye ffort Jan 19 11th 1670-1.

Prest. The Governor. Mr. Mayor. Mr. Steenwyck. The Secretary.

The Matt^r between Rich^d Smith & Huntington, Two Persons coming from Huntington about their Bills of Charge first considered of, declaring not to have received the Copies of the Orders sent them.

The Ordrs made hereupon were read. To be considered of.

The Superiour Offices & Souldyers Petiçon for Lands at Staten Island. The first Condigons read, with ye Petition of 10 or 11, who had a Reference upon their Petigon from Coll: Nicolls.

Two Petigons to ye Governor now present read.

Those that are capable to settle, to consider amongst themselves how many of them are soe, & to propose how they will proceed to manure the Land they expect.

The Surveyor to bee consulted wth Seatalcott Busynesse, Mr. Lane appears for them.

Its desired to have Liberty to Purchase for 11 of them at y^s South, for y^s Convenience of the Whale-fishing, & for y^s Meadow.

Mr. Lane makes Proposall for to have Liberty for himselfe & Mr. Woodhull to purchase & settle two ffarmes at the Wading Place.

To the first Proposall, That it bee granted that they have Liberty to purchase of the Indyans, after which they shall have see many acres as is desired, for an Encouragem of Planting, & the whale-ffishing; So that it doe not debarr the Towne from Commonage nor the Meadow each Lott hath at the South.

To ye 2d That they bee gratifyed therein for their own Accomodaçon, & for the Reliefe of Strangers passing that way, They paying for it, & keeping an Ordinary.

A Copie of *Huntingtons* Bill of Charge against *Smith* to bee sent to Mr. *Wells*, & hee to returne Answer what is usuall to bee allowed upon such Occasions.

Whereas I have Rec'd a Petition from Severall psons of y° Towne of Brookhaven als Seatalcott being in number Eleaven whose names are hereaft' wrytten that they may have libertyo to make purchase of a certaine peice of Land to y° south wthin y° Lymitts & bounds of their Pattent y° w° hath not as yett beene bought of y° Indian Proprietors, y° said persons alleadging their p'sent want of accomodation for their stocks & proposing to plant & settle thereupon. It being a place where likewise they can y° better prosecute y° designe of Whale fishing. These are to certifye all whom it may concerne that for an encouragem¹ to planting as also of y° Whale fishing designe, I do hereby graunt unto y° said persons Lycense to purchase at y° place aforesaid each of them y° quantitye of one hundred acres of Land woodland & meadowe togeth¹ as it shall happen to fall out, y° w° when they shall have accomplished & make retorne thereof unto me I shall give them a furth¹ Assurance for y° same. Alwayes provided that this shall no wayes debarre y° rest of y° Towne from their Comonage in y° woods or meadow ground already laid out for each Lott at y° South, y° w° by vertue of this Graunt is no way to be encroach¹ upon. Given und¹ my hand & seale at *ffort James in New Yorke this 12th day of January in y° 22th yeare of his Ma** Raigne Annoque Dm 1670-1.

These are to certifye all whome it may Concerne that this day y° Governo' hath given a graunt unto Mr. Daniell Lane & Mr. Richard Woodhull of Seataleott, for to have each of them a farme at y° Wading Ryver but thinks fitt to respite their Lycence of Purchase & Pattent until he shall bee satisfyed of y° quantitye & qualitye of y° meadow there, This I was ordered to enter upon y° Records, Dated at New Yorke this 12th day of January 1670-1.

A LRE TO Y' INHABITANTS OF HUNTINGTON.

Gentlemen.

Here have beene wth y^e Governo⁷ Mr. Isaack Plott & Mr. Thomas Powell from yo⁷ Towne about yo⁷ bill of Charges & other matters relating to yo⁷ suite wth Richard Smith, as to y⁶ latter its much admired they came not to yo⁷ hands before your neighbours came away, two severall copies have beene sent, & amongst y^e rest wth y^e Last y^e bill of charges as farre as y^e Lawe directs, where no Damage is given, w^{ch} indeed is very little considering yo⁷ farr greater charge & trouble, But yo⁸ may expect some oth allowance y^e w^{ch} cannot at p⁷sent be certifyed unto yo⁸ but y⁸ Governour and his Councell intend to take it into their furth consideration to send yo⁸ their result by y⁸ next opportunitye, I am

Your Very Loving friend

M. NICOLLS.

THE GOVERNOR LEE TO MR. JOHN MULFORD, MR. THOMAS JAMES & MR. JEREMIAH CONCELING AT EAST HAMPTON.

Gent.

The Governo' hath received yo' Lre by y'e hands of Mr. Cooper, wherein yo' intimate what conclusion yo' have made wth y'e Indians for whome yo' were Suretyes to y'e Com's. He hath also p'used y'e Copy of yo' Indian Deed for a p'cell of Land made over to yo' in satisfaction for what yo' have disburst for them, for what deed yo' desire his Hono's Confirmation & that it may be Recorded:

The Governor having advised wth his Councell upon this & other matters from yor parts hath beene pleased to give me ord' to retorne you an Answer, that he is well satisfyed wth ye Conclusion you have made wth ye Indians & also that I should take a Copy of yor Deed to have it Recorded, but desires since there are Comr¹³ wth you appointed for ye Indian affaires that they should certifye unto him ye nature & Extent of ye Land made over to you by ye said Indians wth an Attestation of their free consent thereunto that hereaff they may have no Cause of Complaint that they have beene Constrayned to parte wth their Land against their will, Not that there is ye least distrust of yor integritye in this or any other matters, but you being ye persons cheifly concerned it will be more regular to have a Certificate about ye same from ye oth Comr¹³ no way related thereunto then from yo'selfes, ye w^{ch} being done you may have what furth Confirmation is requisite, ffor oth matters wherein yo' left a lattitude for Mr. Cooper to Act as about restraint of selling Liquors to ye Indians & such oth matter he hath ye severall order thereupon, & will acquaint you what ye Governor hath done therein.

His Hono^r intends to Answer Mr. Mulfords Lre & what Mr. James adds at y^e latt¹ of yours more p^rticulerly, so I conclude leaving yoⁿ to the Protection of y^e Almighty & remaine
Yo^r Very humble Serv¹

MATTHIAS NICOLLS.

New Yorke, Janry 15th 1670-1.

Ord' Concerning D' Paulinus. (Polhemius)

In makeing y Country Rates for yo Towne, I do hereby signifye unto yo that you are to forbeare y taxing or levying any sume upon any parte of y Estate of D Paulinus your Minister until furth order, for y doeing whereof this shall be your warrant, Given und my hand a ffort James in New Yorke this 19th day of January 1870-1.

Fr. Lovelage.

To ye Constable & Overseers of Midwout also flathush.

ORDERS, AND CORRESPONDENCE CONCERNING INDIAN LAND AT THE EAST END OF L. I.

Whereas M^{*} John Mulford, M^{*} Thomas James & Jeremiah Conckling of Easthampton did request my confirmation of y^{*} sale of a certaine piece of Land by some of y^{*} Mantucket Indians unto them to w^{*} end they desired y^{*} said deed might be Recorded in y^{*} Office of Records here according to Law, y^{*} w^{*} ul thought good to suspend until I should receive some further satisfaction therein from y^{*} Com^{**} appointed for y^{*} Indian affairs at y^{*} East end of Long Island, And there being since that a caveat desired to be entered by M^c Thomas Backer on behalfe of y^e major parte of y^e Towne of East hampton against y^e said Deed of Sale as being contrary to a former order & agreement made in y^e tyme of my Predecessor Co¹¹ Richard Nicolls, & may prove a great prjudice to y^e rest of y^e Townes if they should be debarrd of their comonage there. These are to ord^e & appoint the Comission^{es} for y^e Indian affairs aforesaid to take ye p^emisses into their serious considerations & having carefully examyned into y^e same that they give me account thereof so that I may proceed thereupon according to justice & good conscience. Given und^{eff} my hand at ffort James in New Yorke this 8th day of ffebruary in y^e 23th yeare of his Ma^{ttes} Raigne Annoque Dm 1670–1.

To yo Comr for yo Indian affaires at yo East end of Long Island.

Mr Mulford.

I recd yor Lie of 21th of December, & I hope I have taken such a course (by Mr Cooper) as may satisfye yo' just complaint touching yo Exorbitance of yo Indians, & truely if you reflect but on ye power I have invested you together wth ye rest of ye Comrs for ye Indian affaires, you will then conclude that I should rath expect to heare of yo Indians conformitye to yor orders. as to dispose them to a better temper of life than to heare any complaint of yours to ve contrary since I have invested you win power sufficient to Exact an obedience from them, but I hope all things are now to your satisfaction as to that perticular. I was since sollicited by M. Topping in an affaire that I thought I had likewise taken care for, concerning yo Two Indians that Mr Cooper preded to appertague to him by precontracts & must confesse (though as you may well imagine) I was much in yo darke and so likewise yo rest of my Councell, as to an affaire of this distance, yett my case was so circumspect as not to lessen ye former authoritye I had invested you & ye Comrs win that I resolved to refer yo matter wholly to your consideration & to extend that Justice as you conceived most effectual. The businesse therefore as then so now lyes before you to determine, to weh Mr Topping chearfully submitts, & therefore I recomend it wholly to you. The occasion as is alleadged of Mr Topping's taking this paines of a journey hither, was that ye ord whereby yo Comrs were desired to decide yo difference betweene him & Cooper, was not produc't web so soone as he prused ye Record of it, he seemed to be so satisfied web it, that he never would have taken so fruitless a journey had he had but a sight of it there. To wen direction & order I have still referr'd, and therefore Expedite ye difference as speedily as may be.

Whilst I was dispatching him to his satisfaction I received anoth' Lre from yo" yo of first of flebruary 1670, wherein you seemd to Complaine as if yo" feared you might be misrepresented to me by Mr John Topping (& likewise for we I am indebted to your friendship) that I was traduc't by him, as if I had graunted out an Execution before both partyes were heard, Tis trne yo" apprehended it rightly when it was so answered that that was false, for yo" know my order was not in yo nature of an immediate Execution, but we a reservation to yo determination of yo Councell for yo Indian affaires to we I still referre him, chusing rath' to incurre yo censure of a remissnesse, then in that where I cannot make a cleare demonstration (by my determinaçon) an injustice to eith' partye, & therefore left yo whole affaire as I found it to yo" who being on yo place had better opportunityes to discover yo subtiltyes of it, then I with all my assistance could do, having now declared so much I can add no more to this perticuler, but it lyoing before yo" that yo" prosecute yo scope of that order Mr Cooper brought to you, & to determyne as (I am confident yo" will) with Equity & Justice.

I have likewise sent you my resolution concerning yours & Mr. James purchase of you Indian land but in regard it has mett with fresh oppositions from your Towne, I desire that matter may

be a little suspended till I have ye oppertunitye (God willing) to visitt those partes & then I doubt not but to compose all affaires so as shall be to mutuall satisfaction, till then I must desire yo' patience, I have onely to add this (it being ye subject of yo' last Letter) that Mr Topping has not delivered any thing to me concerning yo' pson but what savoured much to yo' worth & reputation Comend me kindly to Mr James & Excuse my not wryting to him, being resolved before longe to visitt him. I have no more but my Kinde respects to all o' friends & desire yo' to believe that I am

Yor assured friend

fort James, 9th of ffebry 1670-1.

F. L.

The Governors Ratificaçon of ye Agreemt made between Mr. John Mulford, Mr. Thom: James etc: with some Indyans touching a certaine parcell of Land.

Whereas there was an agreem^t made bearing Date ye first day of December 1670, between Mr. John Mulford Justice of the Peace, Mr. Thomas James Minist & Jeremy Concklyn Inhabitants of East Hampton on ye one part, & severall Indyans on ye behalfe of themselves & their associates, ye Proprietors of ye Land at Menataukett on ye other part, touching a certaine parcell of their Land, the which ye said Indyans had convey'd & made over unto ye said Mr. Mulford & Company upon ye considerations in ye said Agreem sett forth. All wen was returned unto mee wth their Request that ye Agreemt might bee Recorded, & my Confirmacon had there upon, but for some Reasons for that time was suspended untill certificate was made unto mee by the Commission of ry of Indian affayres in those parts, That all Obstructions & Objections against ye agreemt aforesd were removed, & that there was a right Vnderstanding on all parts had there upon; These Presents therefore Certify & Declare, That the Agreem of Purchase made by the aforenamed Mr. John Mulford Mr. Thomas James, & Jeremiah Conckling with the Meantuckett Indyan Proprietors aforemengoned, returned into yo Office of Records here, is to all Intents & Purposes of florce & valid according to yo Condigons therein sett forth, & I doe hereby allow of & confirme ve same, against all other pretences whatsoever. Given under my hand & seale at Forte James in New Yorke this third day of May in ye 23th years of his Mattes Raigne, Annoque Domini 1671.

Whereas Adriaen Heggeman being heretofore 8chout of Breucklyn dureing v° Dutch Governmt, did together with Albert Cornelyssen & other ve Schippens of that Dorpe by ve Consent of ve Governor then in being cause a Rate to be made for ve raiseing of a certaine Summe of Money upon ye Inhabitants there for ye building and Erecting a House for ye Minister weh Accordingly They did, but did not collect ye whole Summe, many delaying or refuseing to pay ye same, and although by ye alteration of ye Governmt ye said Schout & Schepens are long since dismist of their Employm' yet are lyable to pay for ye worke about ye said House, and have by ye Court of Constable and Overseers been Condemned soe to doe, although they have noe power to constraine ye Persons in Arreare to pay their proporeons, we although it be for a publique worke, yet without Reliefe had therein is like to redound to their particular Losse & Detriment, haveing taken yo prmisses into serious consideration I have thought fitt by and wth yo advice of my Councell to Order and appoint yt yo Judgment of yo Court of Constable & Overseers against yo said Adriaen Heggeman & others upon this Accompt be made null, and hee ye said Adriaen Heggeman, Albert Cornelyssen, & those concerned wth him giveing in an Accompt to ve Constable & Overseers of what they have receiv'd, & what is in Arreare they shall be clearly acquitted & discharged from any further Trouble hereupon; And ye Constable & Overseers of Breuklyn are and shall be

hereby invested wth y^o same Power w^{ch} heretofore y^o said Schout and Schepens had to Levy y^o Sumes of Money in Arreare, upon y^o Persons or Estates assessed if to be found; But if y^o Summe intended to be risen shall come short (diverse of y^o Inhabitants being either dead or removed) the said Constable and Overseers have power to make a New Rate for y^o Remaindr upon y^o whole Towne; And for soe doeing this shall be their Warrant. Given under my Hand and Seale at Forte James in New Yorke this 10th day of August 1671.

FFRAN. LOVELACE.

Council Minutes. Gravesend Business. Flushing Lands. .

February 24th 1670-1.

Vpon a Request from some of y° Inhabit's of Gravesend, that there might bee an Endorsemt on their Gen*ul Patent of a Certaine parcell of Land heretofore belonging to Robert Pennoyer & given to the Towne, as appears in their Records. It was not thought fitt that it should bee endorsed upon their Patent, but if it shall bee desired, y° Towne may have a Confirmation thereof apart from the Governor By Order &c

Capt Wm Lawrence.—The Ordr upon his Request.

Vpon y^e Request of Cap^t Wm Lawrence of filushing, That he may have a Pattent of his Land where hee lives with an Addition of a piece of Swampy Meadow Ground, lycing within that Neck lately consented to bee given him by many of the Inhabit* of the Towne, It is Ordered, That the Majo* part of y^e Inhabitants who have Priviledge to give their Votes, are Contented therewth That the said Cap* Lawrence have forthwth a Patent according to his Request.

By Ordr &c:

The Governors Lre to Yº Inhabitants of Southton. [February, 1670-1.]

Gentlemen.

Having lately received a Lre of ye 15th of ffebruary from your Towne of Southampton subscribed by many of ye Inhabitants of it in answer to an order of ye last Gen²¹ Court of Assizes held at New Yorke we^{ch} injoyned all Townes & perticular Planters to take out Pattents for ye Confirmation of their rights according to ye Law made at ye Gen²¹ Meeting at Hempsteed & since Confirmed by his R. H²³ we^{ch} Letter of yours Consisting of Severall reasons (as you p'tend) Why your Towne should be exempt from any such injunction we^{ch} argum¹ of yours being taken into serious consideration by my selfe & Councell; I thought fitt (at p'sent) to retorne this in answer: That in regard of ye distance of place & ye avoyding all prolixity we^{ch} would inevitably ensue should theise disputes be managed by wryting I have therefore thought it more conducing to begett a true understanding of yo sence to authorize some Com²⁶ who shall heare & freely debate arguments we²⁶ yo & to rend²⁷ me an Account of ye Results of your further determinations, & ye rather in regard I have desired libertye of his R. H²⁸ to visit my native Soyle this Sumer (we²⁶ if obteyned)

I may then y° better haue an oppertunity to represent y° true state of this affaire. You may perceive by this how unwilling I am to apply any harsh medicaments where I hope lenitives may prevaile, I have no more but referre y° whole managem¹ of y° affaire to those Com² I have authorized thereunto not doubting but of a good understanding & issue of it & so I remaine

Yor Loving friend

FRA: LOVELACE.

I heare yon have made already a Successfull progresse in yor Whale fishing wen I wish may be continued to yor great satisfaction, but wen all that yo observe that Golden Rule of yo Apostle wen is, Be not high mynded but feare.

C. M. THE DOMINES HOUSE AT BROOKLYN. PATENTS FOR SOUTHAMPTON AND SOUTHOLD. DIF-FERENCE BETWEEN THOMAS TERRY AND HEMPSTEAD.

At a Councell held at fort James ye 8th Mar: 1670/1.

Prest. The Governor Mr Mayor Mr Steenwyck The Secretary.

The Matt^{rs} under Consideragon.

M^r Doughty on y* behalf of y* Ord^r of y* last Councell concerning y* Estate of John Cockram to bee made over to M^r Bridges and his Wife; M^r Elyas Doughty having bought their Interest desires an explanation of the latter end of the Order.

M^r Doughty is to bee invested as Charles Bridges, performing y^e same Conditions by an Order.

Mr Heggemans Businesse taken into Consideration; It's about Money borrowed to build the Domine's House at Breuklyn; Mr Heggemans then Schout.

It is Ordered, That an Acet bee given of the Charge of the Building; Whereupon those that are behinde in payment of their proportion shall bee obliged by an Ord to make satisfaction thereof; The Constable & Overseers to receive Ord about it.

About Jan Vigne & Peter Stoutenbergh Busyness of their Land by the Water Port, That their Title doe remaine good to yo Land & the Ground where the Wall & ffortification was to bee to remaine at present as it is.

Huntington Businesse to bee respited, & that also the Bond bee examined into by M^r Mayor, M^r Nicolls, & M^r Bedloo at their goeing downe.

West Indya Company Businesse to be respited untill farther Ord.

The Matter considered about Transportagon of Corne, upon ye Examinagon of ye Bakers what Corne there is in ye City;—

An Order to bee made that noe Wheate in Grayne be Transported, but in fflowre, Bread or Bisquett for this ensueing yeare.

About noe Strangrs Sloops being permitted to goe up yo River to Albany;

That the former Ordr bee revived & stand in fforce.

About ye Letter from Southton & Southold excusing or refusing to take out their Patent to bee left to farther Consideration. The honrd Governor & Councill haveing recomended the Difference that hath happened between Hempsteed for whose behalf Capt John Simmons & Richard Gildersleive did appear this 31st day of July 1671 on the one part and Thomas Terry and John Paine in behalf of themselves & associates on the other part relateing to a Tract of Land lying between Hempsteed plaines & the Sea towards the northward in readiness to save his Hont & Councill any further trouble in amyeable complyance wee doe Agree with his Hont good likeing as followeth.

That said Terry & Paine & Associates shall be fully and absolutely possest of a reall right & property in & unto yo one half of yo lands between the Edg of Hempsteed plaine Southwestward or thereabout, & the utmost Extent of the tract of Land to ye Sea North Eastwards or thereabouts according to ye true & full extent of ye lands in all respects equally & indifferently to be divided to each part their moeity that said Paine & Terry & associates shall be accepted of as Townsmen wth an equall priviledg in all respects. That whereas Carpentar are settled on one part of this land by the Towns permission the said Terry & Paine & associates Are to allow of the quantity of 150 Acres to be taken out of their moiety in refference thereto & not more that what is there otherwise granted allotted or settled on in that Tract of Land by other persons is to be deducted out of Hempsteed Moiety or part and those who have allready Emproved to ye quantity seven shall enjoy their Lotts and Improvements. Hempsteed allowing Paine Terry & associates the like quantity of lands out of their moiety or parts That Hempsteed people on ye one part, & Paine Terry & associates on ye other part shall bear an equal charge in the purchase of what is to be yet purchased if any & in the laying out & Legall settlement of the same & this to be a finall agreement & Determination about this Land whereof are said to be Matinecutt Lands The within written agreement being acknowledged before mee by the parties concerned I doe very well approve thereof July the 14th 1671.

FRAN LOVELACE.

LIBERTY GIVEN TO MR. PAINE & MR. TERRY TO PURCHASE Y MATINICOCK LANDS OF Y INDIANS, HELD SOE LONG IN DISPUTE.

Whereas an Ord issued forth to summon yo Sachem and Pretenders to Matinicock Lands to appeare before mee in this place ye first day of this instant month, we'n accordingly they did, but nothing was done in relation to what was intended, we was to treat & come to some Conclusion about ye said Lands, ye said Indyans desiring a longer time of Consideraçon when they would give in their Resolves, ye wen they have altogether neglected to doe; These Presents therefore Certify & declare that I doe hereby give free Leave And Lycence unto Mr. John Payne & Mr. Thomas Terry & their Associates in his Royall Highness his Name to Treat, Agree upon & conclude wth ye Indyans for their Right and Interest in any part of Matinicock Lands not already purchased or disposed of, to ye end that ye said Land may be manured & improved for ye publique Good, ye said Indyans reserving out of it only a piece of Land convenient for them to plant upon themselves: And in regard of ye great Trouble and Expence as well as Losse of time ye said Mr. Terry hath been at upon this Occasion, hee haveing likewise taken Mr. John Payne in Partnership with him, The said Indyans are strictly charged & prohibited that they doe not sell or dispose of any y said Lands to any other person or persons, but only to yo said Mr. John Paine & Mr. Thomas Terry & their Associates, or their Ord for ye use aforesaid, who upon any Agreem or Conclusion made, have forthwth Liberty to possess and plant thereupon; And for whatsoever They

or either of them shall lawfully Act or doe in prosecuçon hereof, This shall be their sufficient Warrant. Given under my Hand and Seale at fort James in New Yorke ve 11th day of July in ye 23d yeare of his Majestyes Reigne.

LRE FROM Y' GOVERNOT TO MAJOR MASON AT NORWCH IN NEW ENGLAND.

Sr. According to ye Intimagon of ye Passe you gave to Joshua (Unckus's son) to be civilly Treated, through what Province hee should passe towards ye Maques has to my Power been punctually observed; for it fortun'd that the publique Affaires calld mee at that Season up to Albany soe that I had ye opportunity to take him along wth mee, though not in ye same Vessell, yett in one in my Company. How civilly hee has been Treated dureing his abode both at New Yorke and Albany I leave to ye Ingenuity and Gratitude of his own Narrative; Though I doe very much wonder you should dispatch a Person on such an Errand, & we'n needs must be attended wth great Charge & hazard wth soe little provision as could hardly support him to this place, much less six times so farr. However I have supply'd all Defects for your sake, nor shall I charge one penny on yor Account, it being possible I may have occasion of ye like recommendaçons towards your parts, weh if it should ever happen I hope and believe you will extend your Assistance as farr as you finde it not prejudiciall to you. In yo meane time I cannot but assure you I am wth great respect

Yor assured Friend

FRA: LOVELACE.

fort James in N: Yorke Aug: 9th 1671.

THE CASE OF HEMPSTEAD AND THE MATINECOCK INDIANS,

Whereas there long hath been and still is a Contest or difference depending between ye Inhabitants of Hempstead, & some Indyans of Matinicock, about certaine Lands lyeing there, ye weh is claymed by those of Hempstead as their Purchase, but is also contradicted by ye Indyan Proprietors of Matinicock who deny that either They or their Ancestors or any for them have ever sold or received Satisfaction for ve same; The weh hath occasioned great trouble, & proves a hindrance to the Planting & Improvement of those parts, weh otherwise had been ere this setled for yo Good and Benefitt of these his R: Hss his Territoryes; These are in his Mattes Name to require that some person or persons be appointed by ye Justice of the peace, Constable & Overseers of ye Towne of Hempstead, and two of ye discreetest of ye Indians of Matinicock, or some one or more Christians chosen by them to plead their Cause that they make their Appearance at ye next Gen¹¹ Court of Assizes to be held in this City beginning on ye first Wednesday in October next, being ye 4th day of ye said Month to make out their Title to ye said Land, that upon due Examination had and Proofe made thereupon; It may be knowne to whom it really & of right doth belong and Judgment be given accordingly, consonant to Law and good Conscience. Given under my Hand at fort James in New Yorke this 25th day of Septembr in ye 23th yeare of his Mattes Reigne, Annoque Dni 1671.

FERA: LOVELACE.

To ye Justice of ye peace, Constable, & Overseers of Hempstead. And to those of Matinicock who prtend to be Proprietors of ye said Land. The Inhabit^{ts} of *Hempstead*. The *Matinicock* Indyans. Cap^t Seamans & M^t Gildersleeve appeare for *Hempstead*.

Robt Williams For Matinicock, Mr Sharpe & Mr Waters. Attorneys for them.

Hempstead Men plead their Purchase from ye Indyan Sachem Tackpoushe, Who was entrusted by ye Indyans of Matinicock to sell their Land. Weh hee did to them, & the same was Confirmed by the great Sachem of Montaukett.

They insist also upon Governo' Nicolls's promise to them under his Hand, that noe other Persons, but those of their Towne should have Leave to buy the Land at Matinicock.

Robert Williams & y* Attorneys plead that Matinicock Land was never sold to Hempstead Men by their Consents, and that Tackpoushe disowns it; And further that it is not see much as once mengoned in their Deeds.

It was proposed by y^e Governor, That hee would buy it for *Hempstead*; the w^{ch} the *Matinicock* Indyans referred to his Honor to purchase for himselfe, as being willing to sell it to him, but desire a Months time to consider of the price; The w^{ch} was agreed upon, & the following Ordr of Court made.

It being made appeare by y° Records that the late Governor did make a Promise to the Inhabitants of Hempstead, that noe other psons but themselves should have Liberty to purchase the Matinicock Land, & it appearing not what payment was ever made for it, the Matter was referred by those of Hempstead to the Governor to end the Difference; Whereupon y' Indyans consenting to sell their Interest but desire time to Consider of the price, they are allowed one Months time to bring in their Demand for the same to y° Governor reserving a Planting flield to themselves.

ORDER CONCERNING THE BOUNDARIES OF NESAQUAKE AND HUNTINGTON. OCTOBER 7, 1671.

The Petition of Rich* Smith of Nesaquake, & another from the Inhabitants of Huntington being taken into consideration, the first desiring some Commission* may be appointed to view the Bounds of Nesaquake Land; The other declaring their Dissent to settle y* ten ffamilyes &c. The following Ord* were made therenpon Viz*.

The Petiqon of Richd Smith of Nesaquake being taken into Consideragon, Wherein he desires some persons may bee appointed wⁱⁿin the space of six weeks to enquire into & view y^e Westerne Bounds of the Land comonly called Nesaquake Land between him & y^e Inhabitants of Huntington Where the Petigoner was to settle his first ten flamileyes & to make Report thereof to the Governor; The Court have thought fitt to grant his Request & doe Order, That three or five indifferent Persons of good Judgment & Vnderstanding shall bee nominated & appointed to doe the same within the time aforemengoned, Soe that a finall Determinagon & Issue bee had upon the Matter in Difference; The Denominagon of the Persons to bee referred to the Governor.

By Ord &c:

The Petigon of ye Inhabitants of *Huntington* directed to this Court being taken into Consideraçon, more particularly as to that part thereof, Wherein they seeme to suggest or take for granted that the settlem^t of ye ten ffamileyes upon the Land wen they recovered from *Ruchard Smith* of *Nesaquake* (the wen hee was obliged to doe by his Patent if hee had gained the suite)

was an Injunction laid upon them, w^{ch} they conceive is intollerable; the Court is see well satisfyed of what was then done, The w^{ch} was freely consented unto by the Persons of that Towne then present, who informed the Court they had full power to Act on the behalfe of the rest, That they finde no reason to alter their Judgment then given, but doe Order the same to bee putt in Execution, upon y^{ch} penalty & Condigon therein exprest. As to their Bill of Charges relating to Richard Smith, the Governour & Councell will take into further Consideragon, and make some Order thereupon Consonant to Justice, and the Course & practice directed in the Laws of this Governour.

By Order &c:

A Proclamation enjoyning all psons that have been Inhabitants here six Months, having a minde to Transporte themselves for Carolina, or any of his Maties New Plantagons to enter their Names at v° Secretaryes Office in time, & take thence their Pass-portes.

Whereas diverse ships or vessels have of late come into this Porte & Province to be supplyed wth Provisions, Horses and Cattle, and being bound for other New Plantagons, some persons amongst them under faire & specious prences doe Endeavour to inveagle & entice many of ye Inhabitants away, who haveing lived in yo Countrey may have Contracted severall Debts, and their Creditors have noe Notice of their departure, web sometimes may prove very suddaine; To prvent such & ye like Abuse, These are to require all Persons that have for ye space of six Months been Inhabitants, either House Keeprs or Lodgers in this City or any part of his R. Highness Dominions, who have Intent to Transport themselves in any Ship or Vessell out of this Governmt That They give in their Names to the Secretaryes Office wth timely Notice thereof & obtains my Pass-porte for their Transportagon; And noe Mastr of Ship or Vessell is to take on board any such person who cannot produce such Pass-porte & Certificate, as They will answer ye Contrary at their utmost perills, Provided, That this Ordr doe noe way extend to any Commandrs or Mastrs of Ships & Vessels, or any one belonging unto them, who Sayle about their Occasions to any of his Matter Plantagons. Given under my Hand at Forte James in New Yorke this 9th day of November 1671. FRAN : LOVELAGE.

Lyst of ye Persons who have had passes to goe for Porte Royall in Carolina in the Ships Blessing, Charles & Phœnix; All bearing Date about ye 17th, 18th, 19th & 20th dayes of November 1671, ye Ships setting sayle p'sently after.

1. Marrynes De Voors.	Caleb Carman.	13.
2. John Pells.	Nathaniel Allen.	14.
3. Barent Course.	Johnathan Smyth.	15.
 Jeremy Wood of Hempst^a. 	Mr Peter Herne wth his wife,	
5. John Lawrenson.	children & 3 Negroes.	16.
6. Abigaile Lawrenson (John Rannee.	17.

FFRAN : LOVELAGE.

7. Jeremy Burroughs.	Capt. Berry	
8. Mr Mich: Smyth, wth 5 Negroes.	had a Pass	
9. Mr Richard Conant, wth 1 Negro.	to transport	
10. Mrs Rachael Davenporte.	8 Negroes.	18.
11. Mr Timothy Biggs.	Edward Cocks.	19.

12. Wm Argent, wife and children.

Elizabeth Jones had also then a pass to goe to Virginia to her Husband in M^c Quidleys Vessell.

Order regulating the terms of the Courts of Sessions on L. I.

The Co^{ts} of Sessions in y° North & West Rydings are this yeare to be altered as followeth. Whereas It was heretofore practized that in holding y° Co^{ts} of Sessions upon Long Island in y° Month of December, y° Co^{ts} held for y° East Riding was upon y° first Wednesday of that Month, for y° North y° second, & for y° West Rideing the third Wednesday, since wth time y° Co^{ts} for y° East Riding hath upon their Request been Alter'd from y° month of December to y° Month of March, the other two Courts retayning their usuall time. And it being thought more convenient That some Alteration should likewise bee allowed them. That is to say, y° Co^{ts} for y° North Rideing to beginn on y° first Wednesday, & that for y° West on y° second, in y° Month of December aforesaid; It is ordered That y° Co^{ts} of Sessions shall be held in that manner now proposed, of wth each Towne is to have Notice, That those who have Busyness, as well as others required to give their Attendance, may duely observe the same. Given under my Hand at fforte James in New Yorke this 28th day of Novemb' 1671.

To y^e Justice of y^e peace & all others Concerned in y^e N: & West Ridings.

Council Minutes. Differences between the Town of Gravesend and Francis de Bruyne;
Brooklyn Lands; Newtown Bounds.

December 5, 1671.

The Petigon of francois de Bruijn being taken into consideraçon, this Order was made viz^t.

Vpon y° Petigon of *ffrancois de Bruijn* against the Inhabit* of *Gravesend*, touching their neglect of making up their ffences according to agreem*. It is Ordered that y° Examination hereunto bee referr'd to the next Court of Sessions, who are to make some Order thereupon, That y° Agreem* made between y° Parties above-mentioned bee punctually observed, wth some Penalty to bee imposed on them who are or who shall be in default.

By Ordr &c.

he Petigon from *Breuckelin*, about a Lott there confiscated to the Duke,—had an Order as followeth.

Vpon y° Petigon of y° Inhabitis of Breuckelin about a Lott of Land in their Towne heretofore belonging to Charles Gabry, but since confiscated to his Royall Highness, It is ordered that it be referr'd to yo next Court of Sessions to make Enquiry into the value of the Premises, see that it may bee made over to the Towne for their convenience, they paying some yearly Rent charge or Quit Rent to be reserved thereupon.

By Ordr &e:-

A Petigon from *Newtone* about their Bounds between them & *Boswyck*, upon which this Ord's went forth.

Vpon the Petigon of y Inhabis of Newtowne that some indifferent Person might be appointed to view & Lay out the Bounds between them & their Neighbor of Boswijck; It is Ordered That on each part they bring in their Patents or p' pretences to the next Court of Sessions who are to make Enquiry thereunto, & to make Report of their Judgments therein to y Governo.

By Ordr &c.

Whereas there is a Matt' in Difference between Captⁿ Jaques Courtelijau & y^o Inhabitants of the Towne of New Utrecht, touching his and their particular Interest to y^o Land within the Lymitts of their General Patent; to y^o end a faire Composure may be made between them, and that I may have a Right understanding of the Busyness, I doe recommend the examinagon of y^o Matter unto M' Johannes de Peyster, M' Christopher Hoogeland, M' ffrancis Rombout, & M Jacob Leysler, who are desired to endeavo' a good Agreem' between them; And M' Cornelijs Van Ruijnen one of y^o Aldermen of this City is likewise hereby desired to Communicate unto the Persons aforemengoned what hath past heretofore, or is upon Record touching this Matter, Of all w^a They are to render mee an Acco' for my approbagon of what They shall doe, or Determination of the Matter otherwise According to Law & good Conscience. Given, &c. this 2^d day of fleb^r 1671-2.

The agreem^t that was made upon this Difference above-written.

February 2^t 1671–2. This day y* Governo' haveing issued forth an Order to M* de Peyster &c: to examine into & end a certaine difference betweene Cap* Jaques Cortelijau & y* Inhabitants of New Vtrecht about some Land within their Patent, They are come to an agreem* therenpon, viz* Jan Van Oleve & Adriaen Williamsen on behalfe of the Towne who had deputed them doe engage to pay to Cap* Jaques Cortelijau or his Assignes y* sume of 1750 guilders, to bee paid at foure payments In Corne, That is to say, winter Wheate at 6 guild* y* skepple, & other Corne at price currant; Every yeare a direct 4th part, the first payment to be made the next Christmas after the Date hereof, the other three payments the severall Christmas times following, each one-third part. In consideragon whereof Cap* Jaques Cortelijau doth & shall desist his p*tentions to y* Common Bush-Land within the Patent of New Utrecht, & resignes it to the Inhabitants there, Reserving only a double Lott to himselfe, as also that he shall have Liberty to remove his flence at Nayack as farr as the Creuple Bush unto y* Land of van Kirke, soe neare about to y* North East Hooke of a Small Island. Provided hee have a sufficient space for Outdrift of Cattle. To this Agreement the Commission* nominated by y* Governo* & y* Partyes, as also M* Van Ruijven have sett to their Hands as Witness.

The Governors Approbagon.

I doe very well approve of this agreem made before the Commission by mee appointed to examine into y Difference between Capt Jaques Cortelijau on y one part, & Jan Van Cleve &

Adriaen Williamsen on behalfe of the Towne of New Vtrecht on the other part; The w^{ch} I doe hereby Order to be entred upon Record as a finall Determinaçon of the case.

Given under my hand this 3d day of ffebruary 1671-2.

FFRAN. LOVELACE.

Memorials for Cap¹ Manning (at his goeing to Y^o Sessions in Y^o East Rideing of Yorkshire)

ffeb¹⁷ 24th 1671-2.

To view ye Accots of ye Old Sheriff, & what remaines due of ye Last Assessmts.

To call on ye Inhabitants concerning ye Reparagons of High-wayes, & whither They have paid in ye Moneys for Powder, Armes &c: they had out of ye Magazeen.

To enquire strictly into ye Rebates made on ye Towne Taxes, either for Wolves, Hue & Cryes, or any other publiqe expence, & that at ye Sessions ye Exorbitance of Expence may bee regulated.

To inquire if any Transporte Wheate in Grayne, & what small Vessells shelter themselves in Creeks, Coves &c: to traffick wth y^e Inhabitants, what the Names are both of Vessels & Mast^{ra}.

To settle all Affayres & inquire what strays have been taken up, & to authorize some proper Person to Officiate in that Office, allowing him one third for his paines.

To see what Drift Whales have hap'ned, of wen one at Mashpeth Kills, one at Huntington, severall at Southhampton &c: & to enjoyne the respective Justices to make a strict Inspection for the future, into that Affaire.

To call Mr Laughton to an Acco^t for y^e receipt of all y^e Customes at Southhampton, as likewise that hee bring speedily one Horse, yett remaining of Coop^{re} & a Mare from Shelter Island.

To enquire how all ffines have been paid, particularly that of the Indyan at East-Hampton, & Scotts Wife at the South,

If there bee any Places fitt for ye reception of small Vessells, that then you pitch on some proper person that may bee Authorized to bee as a Custome-Master there, that soe the Nation being equally dealt withall this City may receive noe Detrim' in her Traffick by any small Dealers.

To call on Mr Lane & Tucker, That they speedily settle y° ffarmes graunted them up at y° ffresh-Water Runn, for y° Reliefe of Passengra.

To bring a Lyst from Capt Young of yo Names of his Horse, Officers & the Troope.

An Ord' made on behalfe of M' Charlton for getting in his money from y° Towne of Hempstead, for teaching Schoole there.

Whereas I am given to understand that y° Major part of yor Towne did at a Publick Meeting Contract wth Richard Charlton to keep a Schoole to Instruct y° Children & Youth there to write and read, the wth hee hath performed for the whole time of y° Contract, yet diverse of the Towne although they have received the Benefitt thereof, doe refuse or too long delay the Payment Contracted for; These are to require you to cause speedy Payment to bee made unto him, according to your Contract, that Persons of that Calling bee not discouraged, otherwise hee will

have good Remedy against you at Law to your greater Charge & Disparagem[‡]. Given under my Hand at *ffort James* in *New Yorke* this 21th day of March 1671/2.

To ve Justices of the Peace, Constable, & Overseers at Hempstead.

FRAN: LOVELACE.

A Lett' to Majo' Gen'il Leverett at Boston.

Sr It was neither out of Vanity or Pride, that hitherto I have not had a Close Correspondence wth you; for believing it a receiv'd Practice that when any Stranger enters himselfe into a Neighbourhood, ye preent Inhabitants (by ye Rules of Vrbanity) ought to Congratulate his Reception, This being unfortunately omitted by you I could not expose the Dignity of my Royall Mastrs Interest, whose Substitute (by his great Indulgence & ffavor) I am to any cheap Rate : However passing by all former Mistakes, & since ye vicinity of ye Place, & mutuall Interest may teach us a more substantiall Benefitt, then avery Compleints I shall bee very gladd to embrace ve opportunity whenever Fairely represented to mee; It is possible I may fall under vor hard Censure in ye Prohibiçon of Wheate in Grayne, but it being universall (not respecting Persons) & ye great Vtility wee receive by it, may be satisfactory without further Arguments too long here to recite; All that I drive at is, that his Maties Interest, the Glory & Honor of our Nation (now in these portending boysterous times) may bee entirely preserved, to weh end the expedient is a mutuall Vnderstanding of our nearest Allyes, web if you believe your selfe soe, with us I doubt not but time and a happy Opportunity may demonstrate that the (almost unknown) parts of you World will bee able to manifest, though wee are divided from our native Soyle by Distance, yett not by Publick Interest and Loyalty; I have now noe more but to assure you I am with all respect

Yor affec: ate Friend & Servant Fran: Lovelage.

Sr

There are some Souldyers lately runn away from their $Colo^{rs}$ from mee, if you meet w^{th} any it will bee a great Service to his Ma^{tics} Interest to returne them & I will defray all expences, & w^{th} all esteem it a singular ffriendship to mee. Aprill y^e 23^d 1672.

An Answer from Majo^r Gen^{ril} Leverett to a Letter sent him from y^e Governo^r of N. Yorke bearing Date April y^e 23^d 1672.

Boston May yo 9th Anno 1672.

Sr.

Yo^{rs} by Mr. Sharp of y^e 23th April came to hand y^e 29th day, thereby y^e first occasion offered unto mee to assume y^e Boldness to enter into this way of Correspondence wth you not knowing but your beliefe may hold amongst Equalls, circumstanced sutably for Time & plase, of w^{ch} Number should I vallue myselfe, you might justly accompt mee worse then Ayery, whilest the Omission of that you Count soe could not bee any temptation to you to prostitute his Ma^{ves} Interest under your Betrustment to any cheape Rate, I hope I shall never give you any just Cause

& blame mee for backwardness in embracing any Opportunity offered for my Acting to Publick Benefitt, & less to suspect mee for being busy in enquiring into ye motions of any publique Instrument, least of all to bee censuring of them; Even bearing it with mee as my great Concernment, to bee ready & able to give Accot of myselfe, & may I bee helped in my private & more publique capacity soe to carry it, that I may render my Accot wth Joy unto ye Lord whose Barr there's noe avoiding; To mee it will bee sufficient in attending to ye way thereof; I'm sure there can bee noe ffaylor in preserving entire in his Matyes Interest, & the Nations Honor bee ye times never soe boysterous; & by ye Grace of God I desire and shall endeavour to bee found most nearly allyed to those that feare God, Honor ve King, Love ve Brotherhood; & in that may bee ready to doe Good unto all men that thereby I may keep close acct of Publique Interest & true Loyalty. Yor Honor intimating that some of yor Souldyers had left their Colors, not nameing them I enquired of Mr. Sharpe their Names & told him (if hee could give them to mee) I would secure them, if they were to bee found Amongst us, & send them to you according to yor Desire, who since informed mee that hee had learnt their Names, & that they had shipt themselves wth one Mr. Thomas Gennor Commander of a Ship that is gone to Long Island to take in Oyle, & see bound for London. Thus presenting my humble service to yor Honor I commend you to yo Protection of God, assuring you that I am

Yor ready & affecate Servant.

JN° LEVERETT.

Lre from y^e Governo' to y^e Com^{us} for y^e Indyan Affayres at y^e East End of Long Island. Gent.

I take hold of this Opportunity by ye hands of Mr Delavall to acquaint you of severall Complaints that have been pferred to mee concerning yo' Administraçon of Justice in relation to ye Indyan Affayres many seem to groan under yor heavy Hand, believing the Intention of that Commission you were invested wth will not extend to yo Determinagon of severall Courses wen naturally appertaine to ye Sessions. When that Commission was graunted to you by my Predecessor (& since allowed of by mee) it was in ye infancy of time, before the Whalefishing was in Practice & then lookt on as an Expedient to keep ye Indyans in some Order & Decorum. But Multiplicity of Affayres dayly intervening, by vertue of yor Commission you seem to extrude Causes properly determinable at ye Sessions, by weh means ye Inhabitants will believe themselves debarred from ye Ordinary Establisht way of Administraçon of Justice towards them. You have now Justices of ye Peace sufficient to sitt in the Courts; And therefore if Matt's were determined in those Corts of Sessions I believe it would give a generall satisfaction to ye whole Countrey; but in regard I am soe great a Stranger to this new Affayre, I shall determine Nothing at this time positively, desireing I may Discourse it wth you at Seatalcott, Where I will be (by ye help of God) on ye 8th day of May. I cannot but take Notice that notwithstanding I sent Ordrs by Cap' Manning that you should forbeare to ffine & Levy them till my farther Ordrs were signified, you notwithstanding proceeded therein; whereby you either believ'd Cap' Mannings Writing not to bee my Sence, or if mine of noe validity. I have noe more at preent, but committ you to ye protection of ye Allmighty, & rest you

. Yor Loving Friend

FRAN: LOVELACE.

AN ORD' ABOUT WHALES.

Whereas I am given to understand, That there hath been great Abuse by ve neglect of ve Offices of severall Townes upon Long-Island in not makeing Enquiry into or securing his Royal. Highness his part of Drift Whales or Great flish cast upon ye Beach or Shoare according to ye Directions in ye Law, the web other persons prsume to Engross without rendring any acct; ffor ye prvention thereof for the future, and better securing yo Dukes Interest therein, I have thought fitt to constitute and appoint, & by these Presents have hereby Constituted and appointed Mr. Wm. Osborne, & Mr. Jno. Smyth of Hempstead to make strict Enquiry either by Indyans or others, of all such Drift Whales or great flish as shall bee cast up on the Beach or shore between ye Bounds of ye Towne of Seatalcott Eastward, & ye utmost part of the Lymitts of Gravesend or Coney-Island Westward; and if any such Whale or Great ffish shall bee at any time found that they give an accot of and secure his Royll Highness his Interest and part of them as in ye Law is sett forth; And ye said Wm. Osborne & John Smyth shall bee solely employed herein for and dureing ye space & terme of yeares: They behaveing themselves therein according to ye trust reposed in them, and for what they shall lawfully Act or Doe in the Premisses. This shall bee to them a sufficient Warrant. Given under my Hand at Forte James in New Yorke this 2d day of May in ye 24th yeare of his Maties Reigne, Annoque Dm 1672.

LIBERTY GIVEN TO M' CORNHILL & M' DOUGHTY TO SELL LIQUO'S & POWDER TO Y' INDYANS
WHO ARE HELPFULL IN Y' WHALE FISHING DESIGNE.

Whereas Mr. Richd Cornhill one of ye Justices of Peace, & Mr. Elyas Doughty being engaged wth others in ye Whale fishing Designe, upon ye South-parts of Long Island, in the wth they are of opinion the Indyans on those parts may bee very instrumentall unto them, if they might bee permitted to furnish them with some moderate proporgon of Strong Liquors, Powder, and Lead as they shall have occasion of, ye wen many persons p'sume to sell unto ye said Indyans wthout Lycence, but the said Mr. Cornhill & Mr. Doughty Declare themselves to bee numilling to break ye Law therein. At their request, I have thought fitt that for the space of one Whole yeare dureing ye Whale-fishing Season, or in relagon thereunto ye said Mr. Cornhill & Mr. Doughty shall have Lycence to sell or truck wth the Indyans of those parts such a moderate proporgon of Strong Liquors, Powder, or Shott as shall noe way occasion disturbance or abuse amongst ye said Indyans or Christians, & shall bee usefull for their Whaleing Designe. For ye doeing whereof This shall bee their Warrant. Given under my Hand & seale at Forte James in New Yorke this 4th day of May in ye 24th yeare of his Maties Reigne, Annoque Dni 1672.

Lre from y^e Governo' & Councill of y^e Massachusetts to his Hono' Coll : ffrancis Lovelaces. St.

Wee salute you kindely. Our Allegiance to our Gracious Soveraigne, yours & our Safety, together with our just right to that part of y^o Countrey, to y^o Northward of his Highness the Duke Yorkes Territoryes beyound New Yorke, requires that wee endeavour Settlem on that side of the Colony nigh Hudsons River, least through our neglect thereof, the ffrench settling in our Liber-

tyes draw upon us his Ma^{ties} Displeasure, to our Loss & extreme p^tjudice, w^{ch} wee are carefull to avoid. S' wee feare your not likeing well of our Endeavor^a herein; Wee doe therefore request that flavour that you will bee pleased for our Accomodagon in that behalfe to permit that some person or persons whom yo's selfe may thinke fitt for Mr. Jr. Payne to make choice of, for their Travails & Knowledge of that part of ye Countrey & Wilderness, wthin our Libertyes, may for his reasonable satisfaction make Discovery to him of such Place wthin our Rights as may bee most encouraging for settlem'; And that you will likewise bee pleased to signify to us yo' kinde admittance, that wee as yo' Neighborr' & Subjects of one Gracious Soveraigne may have free Egress, & Regress upon Hudsons River for Transportagon of People and Goods; w^{ch} will much ease our Charges therein, & yo' kinde Returnes by our Messenger whom wee have trusted & employed in this Affayre shall engage all amicable and like assistance wherein wee may serve his R: Highness & yo'selfe & remaine

Sr yor Honors humble Servts

Edw: Rawson Seer.

In yo Name & by Ordr of yo Governor & Councell.

Boston in N: England ve 12th Mar: 1672.

Council Minutes and Orders relating to Whalefishing on Long Island; Bushwick and Newtown Bounds,

Whereas I am given to understand that a Whale hath not long since been cast upon a parcell of Beach claymed to bee with in Jno Coopers Bounds or Precincts, of the web severall Indyans have taken & carried away the Whale-Boue; These are to authorize the said Jno Cooper to make Enquiry into and to make seizure of such Whale-Bone (if it bee found) of the web hee is to give an accot to yo next Justice of the Peace, & likewise unto my selfe, And for see doing this shall be his Warrant. Given &c: at Seatalcott, als Brook Huven yo 10th day of May 1672.

At a Councell held at Fort James in New Yorke ye 17th of May 1672.

Whereas it was rep'sented unto his Hono' y° Governor that a certaine difference had arisen between Ino flinch of Ilumington & severall persons of Oyster-Bay concerned in the Whalestishing Design, touching three Drift Whales cast upon the Beach & cutt up and tryed by those of Oyster Bay, wherein his Royall Highness was concerned as to his particular Dues out of the Oyle of the said Whales; All wth was referred by ye Governo' to Thomas Delavall Esq' one of y° Councell to Examine & Endeavour a faire composure between ye Partyes, securing the Dukes Interest; Hee having an Ord' in the meane time to receive the Oyle, & bee accountable for ye same when the controversy should bee decided, to whom of Right it did belong; and the said Thomas Delavall having Declared that to prevent further contest, hee had made a faire agreem! between them or most of them concerned; That is to say, That Ino ffinch should have for his Share or Proporgon fifteen Barrells of Oyle upon Acco' of his Interest in y° Beach where the Whales were cast up, out of wth hee is to pay his Royall Highness his Dues, & two Barrells more to beare the Necessary charges had hereupon; And that y° Remainder should be unto them of Oyster Bay that cutt up & tryed the Oyle of the said whales for their charge and paines therein, together with y° cost of the Barrells, & Transportation; Vpon consideragon had hereof, the

Governor & Councell have thought fitt to allow, & doe very well approve of what y said Thomas Delavall hath done herein, And doe order that the agreement aforenamed doe stand good & bee observed accordingly.

By Ordr &c.

The agreem^t made by M^r Delavall between Cap^t Topping and y^o Commission^{rs} for Indyan Affayres approv'd of. Their Commission to bee call'd in at y^o next Sessions.

The Agreemt made by him wth ye Whale Men, securing the Dukes Interest at Oyster Bay; It's allowed.

A Petiçon from y^e Inhabit¹⁸ of Boswyck being taken into consideraçon, wherein they request that some period may bee putt to y^e difference between them & Newtowne, about their Bonnds & Limitts, concerning the w^{ch} there hath beene soe long Controversy & Dispute. It is Ordered That y^e Bounds in question shall bee viewed & Survey'd by the Survey^r Gen^{all} and Report made thereof to y^e Governor that the Matt' in difference may at length bee issued, & noe farther Dispute bee had upon the same.

By Ord &c:

Whereas severall Applications have been made unto mee both by y° Inhabitants of y° Towne of Newtowne & Boswijck, that y° Lymitts & Bounds in Difference between them might bee ascertayned, The which was recommended to y° Court of Sessions at Gravesend to appoint some indifferent Persons to view the same and endeavour a composure; There having been likewise some Orders of Councell upon y° same Acco', but as yett nothing hath hitherto been done therein; To y° end an Issue may bee had of this Controversy, The Persons whose Names are hereunder written being y° same who were nominated by y° Court of Sessions are to meet upon y° Place y° 27th or 23th day of this instant Month to view y° Bounds, & endeavour a composure between ye two Towns aforesaid, for y° furtherance whereof Thomas Delavall Esq' & M' Matthias Nicolls two of y° Councell are likewise desired to bee p'sent to give their best Advice to y° putting of a Period to this Controversy; & if either of y° foure Persons nominated as aforesaid shall bee absent at this time appointed, y° said Thomas Delavall, & Matthias Nicolls may if they see Cause putt some other Persons to Act in his or their Places, of all which they are to render me an Acco' at their Returne. Given under my hand at Forte James in N. Forke this 26th day of June 1672.

Lre from Y° Governot to Capt Young & the rest of Y° Commission's at Y° East end of

Long Island, about sending Assistance to fortify &c:

Gent.

Haueing lately receiv'd a Lett' from his Ma^{no} by the way of Boston, Wherein hee precautions us (by reason of y° Troubles w^{no} are like to arise in Europe to prepare, & put our Selves into y° best posture of Defence, wee are capable of; I thought good therefore to acquaint you w^{no} it, that soe at y° Sessions you might consider w^{no} y° Countrey what will bee most necessary to bee practized in order to yo' Security; The Determinaçon I should bee gladd to receive by y° Returne of the High-Sheriff, that soe I might y° better bee able to assist you by my Power.

I am likewise to acquaint you of yo necessary resolutions I have of repayring the Walls of this fforte who some stronger ffortifications then heretofore it was, & being altogether uncapable to performe such a worke by my Publick Stock here, I have thought good to recommend our Condition to yo' & yo Countreys Consideragon, to contrive and send such an Assistance as may (in some sort) bee helpfull to mee in that Vindertaking. You will know I have been very tender to press this Point to you; It being now the first I have desired of you in that kinde. Thus not doubting of yo' Chearfull Concurrence wth mee in a work w^{ch} soe nearly concerns yo publick safety, I take my Leave of you, & bidd you heartily Fare-well.

Yor Assured Friend to serve you

FR: LOVELACE.

Forte James yº 30th May, 1672.

COUNCIL MINUTES. LONG ISLAND AFFAIRS.

June 10th 1672.

The *Hempstead* Petigon allowed of that they shall have Liberty to Provide themselves of such a Minist as the Law approves off.

The Petigon of Mad-nans Neck being considered off, It having been by y Court of Assizes referred to the Sessions Court of Jamaica formerly to enquire what was done therein there & give y Governo Acco of it.

Matinicok Petition about Commonage to bee taken into Consideraçon, when it shall bee discourst of wth those of Hempstead, & Mr Paine, & Terry; In the mean time Nothing to be done to their priudice.

The Widdow Nevius Peticon about ye fferry to have her time renewed for six yeares.

To have it respited till the former Conditions bee viewed, & then considered of.

At a Councell held in Fort James ye 24th of June 1672.

Present The Governor Capt Delavall Capt Steenwijck The Secretary.

The first thing taken into Consideragon is the Returne from *Hempstead* of Contribugon & New Election of Constable & Overseers.

The returne of Constable is for Mr Robert Jackson 39; for Simon Seryon 31 voyces; To the weth Objection is made by Mr John Hicks & James Pine on behalf of severall of ye Towne, That Mr. Jacksons votes or the Major part of them are of the great Neck, or Mad-Nans Neck who have small parcells of Land & have noe Relation to the Towne, equall wth ye Ancient Inhabitants, some Lotts being divided into severall shares.

It is demanded if they are ffree holdrs and Consented to;

The Determinagon being left to yo Governor & Councell.

The Present Election is allowed of to bee Constable for the ensuing yeare, both Partyes being call'd together, & their Allegations heard, noe material Objection being made against it; It is thought fitty finhabitants of Mad-nans Neck shall have their Votes for the Election of Constable & Overseers, they being capacitated by the Law to give their Votes as ffre-holders; for the Proposall of their being a Village abstracted from the Towne of Hempstead, & to have officers of their own; It shall be taken into farther Consideragon.

As to ye Returne of ye Voluntary Contribution towards the Reparation of ye ffort, It being

read, It was very well approved of, & Ordered, That Thanks should bee given them for their forwardness therein, the w^{ch} is to bee Recorded.

The Bounds of Gravesena & New Utrecht; Commission to view & Report to yo Governor to bee consider'd of another time in its due Season.

In prosecuçon of yo Ordr of yo late Cort of Sessions held at Jamaica for a new Election of Constable & Overseers for the Towne of Hempstead, the Returne Whereof was to bee made to his Honor the Governor for his Approbagon; The Inhabit's having accordingly proceeded therein, & made their Returne, Wherein Mr Robert Jackson late Constable there hath the major Vote to continue in that Employment for the yeare ensuing, Against the which severall Objections being made by Mr Thomas Hicks & James Pine on the behalfe of themselves & others of the Towne. In regarde severall of ye Voices given for him were of the Inhabitants of Mad-Nans Neck, who were supposed not to have Priveledge to give their Votes as to Election of those officers; Vpon hearing the Matter debated, & ye several Allegations on both sides, The said Choice and Election is allowed & approved of, as also that John Smith Rock Senr & Jno Carrman bee Overseers, having likewise the Major vote; The Objections being not adjudged sufficiently material! To disbarr the Inhabitants of the Neck aforesaid of their Votes in Election of the Towne Officers, since that they are freeholders, & have dependance on the Towne, within whose Lymits & Jurisdiction they are. As to the Proposall of their being made a Village abstracted from the Towne, & to have Officers of their own, there being noe addresse made for the same, & the Convenience or Inconvenience thereof not appearing, It lyes not under this prent Consideraçon.

By Ord &c:

The Returne of the Inhabitants of *Hempstead* as to their Voluntary Contribugon, towards the Reparation of the ffort, being presented to the Governor & read; It was very well approved of, And Ordered that Thanks should bee given them for their good Example & forwardnesse therein, the which is to bee Recorded.

By Ordr &c:—

At a Councell held at *Fort James*, July y° 1st 1672.

The Lett of Returne from yo East end of Long Island about a Contribuçon towards the ffortifications.

The Governo' will make Answ' to their Lett' wherein hee will take Notice of the meannesse of their Contribugon, & the seeming Condition of it.

LETTER FROM GOV' LOVELAGE TO THE GOV' OF CONNECTICUT.

Fort James y° 26th June 1672.

Dear Sr.

I rec^d 2 Lettⁿ lately from yoⁿ of May 2^d & June y^o 17th together wth his Ma^{tics} Declaraçons & severall Gazetts, for all wth I must acknowledge myselfe yo^r obsequious Decl^{tor}; the substance of most of it had arriv'd mee before, only I very much long'd to have a sight of his Ma^{tics} Declaraçon against the Hollander, in regard I believe upon that p^rsumption the Governo[†] of Boston caus'd open Warr to bee proclaim'd against the Dutch, I must confess I am not skilld enough to determine whether it bee proper, or a Declaraçon only to use y^o fformality of denouncing Warr;

Proclamagons (w^{ch} allwayes are accompanyed wth Directions to y^e particular Offic^{ro} to putt what is therein specifyed into Execution) have been y^e practicable way; Soe that being a little in Doubt I have suspended y^e formality till either I receive Advertisem^{ts} from England (w^{ch} I dayly expect) or till by y^e practice of our Neighbo^{rs} they resolve my Doubts, of w^{ch} I principally desire yor Opinion.

By Lett*s I received from Holland I am assur'd of the seizure of all our Vessells, that were unfortunatly in their Portes being 4 in number, viz' my Ship y* Fame, Mr Delavalls y* Margarett, Mr Stenwycks y* James, & Fredrick Philips the ffredrick; They are as yett but under at Rrest, being not proceeded soe farr as to a Confiscaçon; Wee hope y* 32 Article of Agreem' at Rrest will secure us, there being a particular Provision made against y* Inconveniency of suddaine Rupture by allowing all Subjects 6 Months Liberty to withdraw their Estates after a Stroake is strook; However wee must attend wth Patience. About a ffortnight hence here is a very good Ketch design'd for England, wth I shall dispatch with a Pacquett to his Mtie & my R. Mast'; I thought good to Advertize you of it, that soe (if you were desireous to send) you might finde a suddaine Opportunity.

S't there is 4 Persons within 2 dayes runn away from hence, the one is a Covenanted servant to M' Garland (who brings you this, the other is deboysted away by ye rest, being my own Cook, Isaack Ratt by name, who is notoriously marked haveing the use butt of one hand, ye left being splitt in two, hee is of a light brown Hayre, & in gray clothes, but tis possible hee may change them, for hee had variety.) If he happen in yo' Jurisdiction (as he is gone that way in a Cance, pray lett them bee stopt & sent back, & I will (wth thanks) satisfy what cost shall arise on it.

Truly S' if there be not some severer course practized, Mast^{rs} will neither be able to keep their serv^{ts}, nor Offic^{rs} their souldyers. I can reckon 9 or 10 of our Souldyers that lye lurking in your parts, though I am very well assured with out yo'r Privity. Pray assist mee to yo'r power at this time in my Cooke, & you will lay an Obligation on mee to acknowledge myselfe.

Yor affecate servant,

Fran. Lovelace.

To ye Honble John Winthrop Esqr Governor of his Matyes Colony of Connecticott.

Council Minutes. Brooklyn Ferry; Newtown and Bushwick Bounds.

July 1 1672.

Mrs. Nevius Petigon; Its granted.

The old Condigons to bee observed punctually as her Husband had it.

An Ord thereupon — viz.

The Petigon of Ariantie Bleeker y^a Widdow of Joannes Nevius deceased who lately held the fferry from Long Island to this City, being taken into consideragon wherein shee desires, In regard of the great charge & expence her Husband had been at in providing sufficient Boates & other Necessaryes about the fferry, as also of the great paines & Labour hee was at to give satisfaction to all persons, & having now left the Petigoner a disconsolate Widdow wth six small helplesse children, That two yeares time of the six being expired, his Hono[†] would bee pleased to renew the Lesse of the said fferry for six yeares after y^a Date hereof unto the Petigoner her Heyres or

Assignes, upon the Conditions & Terms her said late Husband was to have the same; The request of the said Widdow is hereby Granted, & it is allowed of, & is at her Liberty (if shee see cause) to dispose of her time in the said flerry for six yeares to come to any person or persons fitt & capable to maintaine the same; that said Person or Persons performing ye conditions or Termes made by the said Johannes Nevius deceased, & behaving himselfe diligently & carefully in the said Employmt as hee ought to doe, & as becomes the Trust reposed in him. — By Ord of the Governor & Connecll.

The Agreem' between Newtowne & Boswyck before Mr. Delavall, Mr. Nicolls, & Cap' Jaques Cortelyeau, To bee confirmed.

An Ord' in answ' to ye Inhabitants Petigon of Matinicock about their Commonage.

Whereas upon y° Petigon of y° Inhabitants of Matinecock about their Commonage, an order went forth from myselfe & Councell, That before y° Purchase should bee made of y° Indyans Right to that Land, according as it was agreed on at y° last Court of Assizes; Those of Hempstead & Mr. Terry & Company, together with y° Petr³ should bee discourst with about y° p'misses, soe that Nothing should bee done to their prejudice; To y° End an Issue may bee putt to that Affayre, These are to advertize y° Inhabitants of Matinicock, That some Persons from this Place will bee at Hempstead upon Monday next being y° 8th day of this instant month, where it is expected they should send one or two Persons on y° behalfe of their Plantagon, when those of Hempstead Mr. Terry & Company, with some from Matinicock being mett together, they may come to a right Vnderstanding about y° said Land, & make Reporte thereof unto mee, that y° matter at length may come to a finall Determinagon. Given under my hand at Forte James in New Yorke this 4th day of July 1672.

An Ord' for Regulating y° Abuse of Selling Liquo's by y° small Measure, us'd by some at Southton.

Whereas Comp¹⁴ hath been made unto mee by Zorobabel Philips who for severall yeares hath kept an Ordinary or House of Entertainm⁴ for Strang⁷⁸ in y⁸ Towne of Southhampton in the East Rideing of Yorkshire upon Long Island, for y⁹ which hee hath a Licence from y⁸ Court of Sessions, & hath therein behaved himselfe conformable to the Lawes in that behalfe sett forth, That diverse of his Neighbours haveing noe Lycence or Toleragon at all see to doe, doe presume to sell Strong Liquo⁷⁹ by y⁸ snall measure contrary to the Lawes in such cases provided; These are to Require y⁸ Offic⁷⁹ of y⁸ said Towne of Southton, That they forewarne any such Person for y⁸ future to sell any Strong Liquo⁷⁹ otherwise then in y⁸ Law is allowed, under y⁹ penaltyes therein sett forth, to bee immediately Levyed upon y⁸ Breakers & Infringers thereof. Given under my Hand at Forte James in New Yorke this 4th day of July 1672.

AN ORD FOR CAPT SILVESTER ABOUT YOUNRULY INDYANS AT SHELTER ISLAND,

Whereas I am given to understand, that y° Indyans living upon Shelter Island, although their abode there is upon the courtesy of Nathaniel Silvester the Owner of y° said Island, yet sometimes in his absence, & at others while hee hath been there present, have presumed in their Drink to breed Disturbance, & make Commotions there, the apprehension of the Dang' whereof hath been y° occasion of great ffrights and Trouble in his ffamily; These are to Authorize the said Cap' Silvester, or in his absence whom els hee shall empower, upon any such misdemeanor of these Indyans to seize upon y° most culpable and dangerous amongst them, & if they see cause to convey them to this city to receive condigne Punishment for their erimes; And all officers upon Long Island as occasion shall bee are hereby required to be aiding and assisting muto y° said Capt. Sylvester or such Person as shall be employed by him in conveying such mutinous Indyans to this place, for their trouble wherein satisfaction will be given; And for see doing this shall be their Warrant. Given under my Hand & Seale at Fort James in New Yorke this 8th day of July 1672.

LYCENCE GIVEN TO CAP' SILVESTER TO PURCHASE SOME NECKS OF LAND ON LONG ISLAND.

Whereas there is a Parcell of Land at y° South upon Long Island lyeing in some little Necks, the which is capable of two or three small Plantagons, but as yet lyes unplanted & unmanured, The said Land being not included in any Patent, & is at a considerable distance from any Towne; Vpon y° Request of Mr Nathaniel Silvester of Shelter Island on y° behalfe of himselfe, & one or two more in Company, that hee may have Liberty to Purchase y° same of y° Indyan Proprietoⁿ To the end some Settlem' might bee made thereupon, I have thought fitt to grant his Request, & hee is hereby empowered to make purchase of y° said Land of the Indyan Proprieto the we's being certifyed unto here, and a Draught or Survey of the said Land made and transmitted hither, the said Cap' Silvester & Company may then have a Patent for y° said Land, under y° authority of his Royall Highness, & y° Scale of y° Province. Given under my Hand & Scale etc y° 8th July 1672.

Letter to S^r Jn^o Heyden K^t. Governo^r of his Ma^{tyes} Island Bormoodos.

Sr.

Not only my naturall desire of prerving a correspondence wth you is alone the subject of this letter, but having an Obligagon of a more transcendent nature on mee, wth is his sacred Matter command, who by a particular Letter has been pleas'd to Declare his Will & Pleasure, that I should make a Publicagon of a Warr between him & y* States of y* United Provinces, withall that I should take care that these his Determinagons should bee communicated to y* rest of the Neighboring Governor* of any of his Matter Colonyes in America, to the end his Matter Commands may be solemnly observ'd, I have taken this Opportunity to advertize you thereof, and withal sent you here his Declaration, web I have proclaim'd as y* Bearer hereof M* Reyton more particularly can relate, whom since I have mengoned by name, I cannot slipp my Penn without that just and worthy character hee merited dureing his abode in these parts, who being on his returne to you againe leaves us doubly aggrieved, first for his Loss, next that this unhospitable soyle had noe allurement to prompt him to a cohabitation with us.

By a Ship that arriv'd here from Fyall, ye Master confidently averrs of a Peace between his Ma^{te} & ye Dutch, ye Intelligence being brought thither by an Eminent Comander (next in Dignity to ye Governor) who brought it from Lisbon & was not 14 dayes under way, soe that it may now amount to neare two months I prsume this is as fresh Newes as comonly can bee expected from Europe & soe probably true; weh God grant as a meanes to stop that Effusion of Christian Blood ye brandisht Sword is now like to draw. S'I have nothing more worthy to present you with at this time, only to assure you on all Occasions you shall finde mee.

Sr yor very much affectionate and humble Servant.

FR: LOVELACE.

LETTER FROM Ye GOVERNOR TO YE OFFICES OF YE MILITIA UPON LONG ISLAND.

Gent. Having an Assurance of yo' great Care and Vigilance for the p'servagon of the peace & safety of the Countrey in yo' severall p'cinets, I thought to have freed you from the trouble of this Letter, since soe lately you have by publick Proclamation been advertized of yo great Revoluçons now in Europe, & his Ma*tes Gracious & Paternall Advice to us how wee should comport our selves now in these boysterous times, wherein great part of Christendom is engaged in Arms; To yo' end therefore that his Ma*tes Princely care of us may bee return'd by all due Obedience to his Royall will & Pleasure, you are to follow these Directions.

First, That you make an Exact View of yo Ability of all Persons, that are able to beare Arms according to the qualificagons specifyed in the Booke of Lawes.

Next, That an Offic^r bee appointed to view their Armes at their Houses, (there being great Deceipt practiz'd at Musters in borrowing of Arms) & to see that they bee well fixt wth a proportion of one pound of Powder at least, & two pound of Shott.

Lastly; that y° severall respective Commandra draw out their Companyes to exercise, & that a due watch bee Establisht to give notice of the Approach of any Enemy if it should soe happen. These things being duely observ'd by you of web I expect a due and speedy Acco' I question not but to render a good accompt of yo' safety to our Royall Master, who will be well pleased to heare of your readyness to oppose y° enemyes of our Nation, in web honourable Vndertaking hee is already see deeply engag'd, Thus having noe more to recommend at present to you, I take Leave of you, & bidd you heartily ffarewell.

Yor assured Friend, Fran: Lovelace.

Forte James ye 28. July, 1672.

To ye Justices of ye Peace of the East, North & West Rydings of Yorkshire upon Long Island, to be communicated to ye Captains, & other Office of ye Militia, within their Precincts.

AN ORD ABOUT YO LYMITTS OF HEMPSTEAD & OYSTER-BAY.

Whereas y^e Bounds & Lymitts between y^e Townes of Hempstead & $Oyster\ Bay$, as also between Hempstead and y^e Inhabitants of $Muskeeto\ Cove$ have not hitherto been soe layd out & ascertayned, but diverse Disputes & Contests have already, & more are like to arise upon that Occasion, And there being likewise a Difference what y^e Extent is of y^e Land comonly called

Matinicock Land about the settling whereof there hath an Agreem^t been made by my Approbaçon between y^e Inhabitants of Hempstead, & M^c Thomas Terry & Company; These are to empower & authorize some Person of y^e Neighborhood as shall bee thought most capable to bee chosen by y^e Office^a of y^e Towne of Hempstead & M^c Terry to runn the Line & lay out y^e just Bounds between the said Townes of Hempstead & Oyster Bay, & also between them & Muskeeto Cove, together wth y^e Land called Matinicock Land, &, likewise to make a Division of y^e said Land called Matinicock Land, & Land adjacent according to their Agreem^t; of all wth they are to give due & timely notice to y^e Inhabitants of Oyster-Bay, Musketo Cove, & all others concerned that y^e said Lymitts & Bounds being duely & justly sett forth & layd out between them, y^e same may bee soe Recorded, & an End bee put to all future Contests thereupon. And for whatsoever y^e s^d Persons Chosen as afores^d shall lawfully Act or doe in prosecution hereof, this shall bee to them a sufficient Warrant. Given &c: this 2^d day of August: 1672.

To M^r Robt Jackson Constable of Hempstead.

The Governors Answer to Ye Letter of the Massachusetts, by Mr Paine Aug: 8th 1672.

Sr I receiv'd yor Lettr of ye 12th of March 1672, by the hands of Mr Jno Paine, a Person very fitt for such an Vudertaking you designed him, being of a temper Active & of a singular good Comportment, & having perus'd the contents of it, I found it noe Difficulty in mee to comply wth your Desires, where I saw it did not oppose the Current of my Royall Masters Interest: I must confess these generous Cogitagons of yours to enlarge yor Territoryes, might doubtless have mett with more satisfaction, both to yorselves, & all other Neighbouring Colonyes, weh bound on yors, if these Resoluçons of yours had been started, when his Sacred Mattes who wisely foreseeing ye Inconveniencyes that might arise by ye uncertainty of Boundaryes, happening from erronions Principles, as Variagon of Compasses & other Obscuryties, traced by immaginary Lines, where though the Error at the first setting forth may appeare but inconsiderable, yet by ye vas extension of it; will at length terminate into a palpable encroachment, if then I say this Designe of yors had been revealed when his Matie out of his Princely & Paternall regard to these his American Dominions, was at that large Expence to Comissionate Persons of known Integrity to make Inspection into severall publick Affayres; Amongst other things, this in particular was recommended to their consideragons, tis more than probable a Positive Determinagon would have ensued, & freed us from all future doubts & Jealousyes, by affixing such Stations to each Lymitts as might have assured each Colonyes their undoubted Rights and possessions. But I waveing any Expostulaçon that concern'd the time before I had yo Honor to assume this Charge of my Royall Master, I am not only to assure you how ready I was & shall bee to Comply with each Desire of yor Letter; How amicably I received yor Messenger, (in weh I had regard to yor selves as well as to his own merritt) I leave to his Cander & Justice to informe you & because wth those I desire to Converse wth by all Mutuall ffriendship & Correspondency, my Nature is to deale frankly & openly with them, I am to informe you that hancing a fitt Opportunity to signify these Resolutions of yors to My Royall Master, I have transmitted them thither, hoping before you will bee ready to putt this your Affayre into practice (the unhospitableness of the yeare approaching) I may bee furnisht with such Directions from him as may bee both agreeable to your 85

Desires, & free mee from the Imputation of Precipitateness in too positively determining an Affavre of that Might, without his Privity.

For the other part of your Letter concerning ye ffrench your fleares may be cured now, by the Strict Union that is betwit the two Crowns. So If in this or any other Civill Affayre, I may anywayes bee advantagious to you, prepare but your Directions, and I shall see comply we them as one that desires to bee known by the Compellation of

Sr

Yor very humble Servant

FRAN: LOVELAGE.

N: Yorke, Augst yo 8th 1672.

Council Minute. Huntington & Nesaquake.

September 6, 1672.

The Petigon of Mr Smith to bee referr'd to the Assizes.—As by yo following Ord &c:

Vpon Petigon of Richd Smith of Nesaquake, That for severall Reasons by him given hee might have a Review or Rehearing of his Case between him & the Inhabitants of Huntington, there appearing Many Difficultyes therein, for that it had before been heard in two diverse Courts; It was Ordered that it bee referr'd to a full Bench at the General Court of Assizes to give their Judgment & Opinion therein, whither their Case shall have a Rehearing or use upon y* Reasons & suggestions given in, Whereunto both y* said Richd Smith & the Inhabitants of Huntington are to stand and abide.

By Ordr &c:

Certaine Priveledges Consented unto, & granted to the Troop of Horse at v* East end of Long Island under v* Command of Cap¹ Jn* Young.

- 1—That y° Officers of y° Troop of Horse at y° East end of Long Island bee chosen by the souldyers of the Troop, they returning a double vote of each Commission Officer to y° Governo, who out of them will nominate one a piece.
- 2—That y^e Troop bee not obliged to meet together oftner then once in the yeare, unless upon very extraordinary Occasion by Speciall Ord^e from the Governor, or in Case of eminent danger arising there, to bee left to y^e discretion of the Offic^{rs} of the Troope.
- 3—That y° Horse bee not compelled to goe out of the Riding except upon such Emergencyes as the ffoot shall likewise bee obliged to doe the same, Wherein they are to observe such Ord as shall bee sent by the Governor
- 4. That if there bee Occasion for a Watch in ye Townes, the Troopes bee Commanded by their own Office.
- 5 That noe Trooper shall Sell or Change his Horse but hee shall bee obliged to procure in the stead thereof, as good if a not a better fitt for Service.
- 6. That the Ord' heretofore made in y° North & West part of y° Island shall bee observed likewise in the East; Vizt That all Persons related to the Troope of Horse shall bee excuz'd from the floot Traynings, & likewise bee free in the Rates for their Heads & Horses in service, & that each Officer may keep a Servant, or employ one Man to look to his Horses, who Shall All bee exempt from giving his Attendance at the Traynings of floot.

Given under my Hand at fort James in New Yorke ye 15th day of Octobr 1672.

Orders relating to Whaling on L. I.

Whereas there was an Ord' made at a Towne Meeting in South Hampton, upon the second Day of May last, relating to the Regulation of the Whale flishing, and Employmt of the Indyans there in. Where in particularly it is mentioned That Whosoever Shall Hire an Indyan to go a Whaling shall not give him for his Hire above one Trucking Cloath Coat for each Whale, hee and his Company Shall Kill or half the Blubber, without the Whale Bone under a Penalty therein exprest; Upon Consideragon had thereupon, I have thought good to Allow of the said Order And doe hereby Confirme the Same, until some inconvenience therein Shall be made Appeare; And do also Order that the like Rule bee followed at East Hampton and other Places; if they Shall finde it practicable, Amongst them. Given under my hand in New Yorke, the 20th Day of November 1672.

Vpon y* Request of John Cooper, that hee may have Liberty to employ some strange Indyans belonging to the Towne, whi whom hee hath already contracted, there appearing noe Inconvenience therein, I doe approve thereof notwithstanding the Townes Order to y* contrary, provided others bee not debarred of the same priviledge; if they shall see cause to make use thereof. Given under my Hand at fort James in New Yorke this 28th day of Novem: 1672.

LETTERS TO CAPt. JNO. HOWELL &C:

Gent. I received yor Letter of ye 14th of Novembr 1672, the subject matter being an Accot of yor Proceedings with the Marrishall for his presumption of administring an Oath, when the Matter appertain'd to the Justices properly; I could not have thought such a Punctilio could have begatt soe much trouble as already it has done & like to doe, especially there being another affayre twisted wth it, & that is some defamatory words John Cooper should bee accus'd to utter against the Assembly for the wea you have carefully & prudently bound over both partyes to answer at the next Sessions; It was a wonder to mee since Jennings who (it seems) had long intelligence of Coopers carriage in this affayre, that hee not soe much as ever reveal'd it, when all Partyes were here at ve last assizes, where the whole Busyness might thoroughly have been scann'd, but to lett it sleep all that time, & only to awake it to make it subservient to his private end, for I learn'd this cruption should (perhaps) never have appear'd the light, had not Jennings been disoblig'd by Cooper in the refusall of delivering him into the whole possession of a parcell of Land hee had contracted wth him for, In fine, at this time I referr ye whole matter in controversy to yor just & prident Managery, not doubting but you will bee as zealous to preserve the dignity & reputation of those entrusted in the Publick Managemt of affayres, as you will have a tender respect for yor particular Neighbor. I have taken the Deposition of William Jeanes, see that now that is authentick, sufficient to validate ye truth of his Alligagon & Accusagon of Cooper, yet withall leave circumstances to yor Justice, as to make a Determinagon (when you shall see cause to determine) if it may end in such a composure, not derogatory to what I have above specifyed; at yor Sessions severall of yo Councell & Justices of these parts are resolv'd to bee wth you, on Occasions of publick Busyness & private, when that Matter may bee more thoroughly inspected, & those that shall appeare culpable left to suffer such penaltyes the Court shall finde fitt.

ST I have according to yor Reccommendaçons invested Jennings in the receipt of the customes

in yoʻ parts, & desire you to assist him in all lawfull helps to the Execuçon of his Office, if occasion shall present for your Aid, ffor yʻ recommendaçon of yoʻ Towne for you to bee continued in your Office of Justice of the peace for the next ensueing years, I shall most readily consent unto it, & to that end have sent you yoʻ commission, being very well satisfied of the Execution of that trust I reposed in you this last year, & not in the least doubting of yoʻ continuance in the same care of the Publique. I have noe more, only on all Occasions that shall bee presented to you, to transmitt to mee the state of yoʻ affayres in those parts, that soe that Vnity may bee preserved amongst us, as may best tend to the peace & prosperity of these his Royall Highness Territoryes now under my care & trust, Allwayes remembering you beare a part of it. Pray recommend mee to all my ffriends about you, & assure them I shall allwayes continue soe unless it bee their own faults. I am

Yor Loving ffriend

Fort James

ye 21th of Novembr 1672.

S^r I had forgott to take notice of one particular busyness; It seems *Jennings* is removed from executing that Office of Deputy Constable; for very vallid reasons now too tedious to rehearse, I conceive it requisite hee bee continued in that Office till the next Sessions.

Fort James Novem: ye 28th 1672.

FRAN: LOVELAGE.

To Capt. Ino. Howell Justice of peace on Long Island.

S' The last I sent to you was in answer to one of you M' Mulfords brought to mee by an unknown hand, & soe was foret to send it by Jennings, by we you will finde my sence on that complaint Jennings seem'd to prefer against Cooper; I am very much of yo' opinion, that his prosecution of Cooper may take its rise from private ends, not that I doe not believe Cooper may be blamable of untoward expressions (being a man naturally not so well polisht as others of a more gentle nature) but in regard the matter lay buryed soe long whout y'e least mention of it till the Difference betwirt them both reviv'd it; I have referr'd ye meritt to yo' Determinagons at the Sessions, in we'n I shall desire you to bee a little favourable to Jennings concerning the Oath hee p'sumed to administer whout yo' Appointm' And I recommend this the rather, in regard it will bee a discouragem' to Publick Vndertakers of offices, when by their unskillfulness they shall runn into any Premunires. I doubt not but by yo' Moderagon & Prudence to heare of such a composure as may end in Love & ye p'servation of ffriendship amongst Neighbor".

Yor Brother presses mee for a Determinagon concerning the Regulagon of the Indyans affayres, it being discourst of at the Assizes, & referred to Mr Delavall for his advice in it, but hee having ever since been at Albany, and but newly return'd I have not had an Opportunity to discourse it thoroughly with him, & indeed I am the more willing to forbear till I receive some light from you; ffor since y's scene of that affaire lyes properly amongst you I would willingly receive some Directions from you before I make a finall Determinagon in that affaire; To conclude both Reyner & yo' Brother seemed on the paymt of the Townes Benevolence to hint some priviledges you expected for that Place; to we' I can make no other answer, but wonder at yo' impatience, since you have rep'sented that affaire (without my privity) to his Royall Highness to think I can doe any thing without his direction. I am

Yor affectionate ffriend

FRAN: LOVELACE.

I understand there is a vessell designed for yo' parts of a very considerable cargo; if his Ma^{ties} office of the Custome shall have Occasion of yo' assistance, I doubt not but you will afford it them.

A NEW ORDER CONCERNING THE BOUNDARIES OF NESAQUAKE AND HUNTINGTON.

December 5, 1672.

Richd Smith - Ptt. The Inhabitants of Huntington - Defts.

This Case being taken into Consideraçon, and fully debated in Court; wherein the P^{1t} desired to be heard in Equity for that part of Nesaquake Land on the West side of the River, w^{cs} he alledges to bee part of the Land on w^{cs} hee was obliged to settle the first ten ffamilyes, although now elaymed by the Deft^s, by vertne of the Verdicts they obtained at Common Law against the P^{1t} for other Land as hee conceives,

It is Ordered, That for ye present Respite shall bee made of any Proceeding in this matter, untill the Spring, when some time in the month of May next his Hono' ye Governour intends to have a Gen³¹ Trayning, & a Meeting of the two Troops of Horse at the East end of Hempstead Playnes, from whence some indifferent persons from ye East end of Long Island, who will bee there, & some others from the West end, shall bee appointed to goe & view the said Land called Nesaquake Land on the West side of the River, & to make enquiry thereunto, in the best manner they can, & if possible make a Conclusion therein between ye P¹¹ & Def¹⁴, we if it cannot bee attain'd unto, that then the P¹¹ shall have Liberty to preferr his Bill in Equity against the Def¹⁵ at the next Gen³¹ Cor¹ of Assizes, as to that Land Called Nesaquake Land, where a definitive Determinagon shall bee made thereupon according to Law & good Conscience. By Ord' &c.

An Ord' on behalfe of Mr. Terry about the Matinicock Land, &c.

Whereas I lately issued forth an Ord' that according to Agreem^t between the Inhabitants of the Towne of Hempstead & Mr. Thomas Terry & Company, the Land Called Matinicock should be layd out & divided, the weth hath mett wth some Obstruction by reason of the p^tences of the Inhabitants of Musketo Cove, who its said have made Purchase from the Indyans of the Timber of a considerable parcell of Land towards Hempstead or the Playnes, I have thought fitt to Ord' that if there bee sufficient quantity of Land behinde the said Plantation of Musketo Cove towards the North, the said Inhabitants shall in lien of their p^tences to the Timber of the Land on the South bee supplyed wth an equall or better proportion both of Timber & Land to the North behinde them; The weth I doe hereby recommend both to the Inhabitants of Hempstead, Mr. Terry & Company, & those of Musketo Cove, that there may bee an amicable Composure of this Difference between them. Given under my Hand &c: this 17th of ffebruary 1673-3.

ORDERS RELATING TO WHALING ON L. I.

Whereas complet hath been made unto mee by some of ye Inhabitants of Brook-haven als. Seatalcott on behalfe of ye Company in their Townes engaged in ye Whaling Designe, That ye Indyans on the south-side of ye Island within ye Lymitts of their Patent, doe disturbe and discourage them in that Vndertaking, demanding a Barrell of Oyle out of every Whale weh they shall take, although wth great hazard & hardship, requiring likewise payment for every stick of wood weh they shall cutt thereabout for their needfull use of dressing their Dyet or the like; These are to require all such Indvans whither Sachems or others, That they surcease all such unlawfull actions, and that they noe way give molestation or hindrance unto any of the Persons or Company employed in the Designe afore mentioned, who upon their Request I have granted Liberty unto freely to make use of the Beach or Shore for their ffishing Designe from a certaine place called Bluff Points westward for the space of three miles, & likewise that they may cutt in ye common woods adjacent what wood they shall have occasion of for ye convenience of dressing their provisions, or other accommodation; In we if the said Indyans shall give the said Company of Whalers any further Disturbance, the Justices of peace, Magistrates, Constables or other Officers are hereby empowered to give Redresse unto ye said Company of the Whalers herein, ffor ye doeing whereof this shall be unto them a sufficient Warrant & Discharge. Given &c: this 19th day of Aprill 1673.

Whereas I gave a Commission ye last yeare unto Wm. Osborne and John Smith of Hempstead for a certaine time to have the charge and care of looking after & securing all Drift Whales that Should happen to bee cast on the south parts of Long Island within the space in the said commission limited, It being ffor the prvention of abuses that had often been practiced, diverse persons finding such Drift Whales having cutt them up and kept all the proffitt to themselves, deceiving his Royall Highness of his dues, and at other times it being noe particular persons charge, such Drifts were neglected, soe both the Duke & Country had a Losse thereby; And being since given to understand that other Persons take upon them ye said charge of looking after Drift Whales, giving no accot of the same, nor taking notice of my Commission; These are to require all persons whom this may concerne, that they bee ayding and assisting unto ye said Wm. Osborne & Jno Smith in prosecuting their commission; And if any person by accident doe heare of or finde such Whales within ye Lymitts in their commission specifyed, that they give notice to ye said persons thereof, who are obliged to take care about it, soe that the Duke bee not deceived of his Dues: weh if every person take it upon them may too frequently bee done; And for what ye said Wm. Osborne & John Smith shall lawfully Act & Doe in prosecution of their Commission for the time & Terme afores this shall bee to them a sufficient Warrant. Given under my hand &c: Aprill ve 24th 1673.

Franc: Lovelage.

To all Justices of ye Peace, Constables & other Officrs to whom Applicagon shall bee made upon this Acc^t. COUNCIL MINUTES. POSTAL ARRANGEMENT. BEACONS. NEW SHERIFF FOR THE EAST RIDING (L. I.) WAMPUM.

At a Councell in ye Fort. May 15th 1673.

About ye Continuagon of ye Post to Milford, Concerning weh Governor Winthrops Lett of Encouragem is read, — It is Ordered, That hee bee employed to goe to Milford, but not to bee putt in practice till a Returne from Boston.

About the Erecting of Beacons, That it bee putt in Practice as farr as possible.

That a New Sheriffe bee Nominated for the East Riding. And Ordr thereupon — vizt.

The Governor & Councell having taken into Consideracon, That y° time drawes nigh wherein a Returne of the Nomination of High Sheriffe is to bee made, the three Ridings having successively taken their Turnes in having a Sheriffe for two full years together, the East Riding beginning, then the North, & at last y° West Riding. To the end the Directions in the Law bee Attend, the Justices of y° peace for the East Riding are to make Returne unto y° Governor of y° Names of three Persons, out of whom his Honor will pitch upon one who shall have Commission to bee High Sheriffe of York-shire upon Staten Island for y° yeare ensueing in y° Place & stead of Cap' Jn° Manning the p'sent High Sheriffe, & the New High Sheriffe is to bee sworne & enterupon his Employment at the Expiragon of the Date of the Commission of the Old one.

By Ord' & Cap

At a Conncell held at ye Fort June 24th 1673.

Pres'. The Governo'. Cap' Delavall. Cap' Steenwyck. The Secretary. As also yo Mayo' & Aldermen.

The first thing under Debate is ye Addresse from ye Mayor & Aldermen to the Governor about Wampum, being reduced or some other way in stead of Coyne wen is wanting to bee found out for the Publick Good.

Vpon Consideragon had thereupon this following Ord & Proclamation was made. Vizt.

Whereas ye great Scarcity of Wamp^m throughout these his Royall Highness his Territoryes hath been taken into consideration, great quantityes thereof being yearely transported & carryed away by the Indyans, & little or none brought in as formerly, wch is conceived to bee occasioned by ye low Value putt thereupon; And for that there is noe certaine Covne in ye Governmt but in lieu thereof Wampm is esteemed & received as current payment for Goods & Merchandize as well as otherwise betwixt man & man, To the end there may bee an Encouragemt for the bringing in of ye said Commodity of Wampum into Governmt, and that those who have it by them may bee Induced to deliver out ye same, The Governor by & with ye Advice of his Councell hath thought fitt to Publish & Declare; & by these presents doth Publish & Declare, That from & after the Publication hereof at ye next Session of ye Mayors Court in this City, In stead of eight white & foure black Wampums, six white & three black shall passe in equall Value thereof as a Stiver or Penny, & three times soe much ye Value of Silver, the wch all Persons are to take notice of, & bee conformable thereunto. And that noe Person in ye Governmt may prtend Ignorance herein Copies of this Proclamation are to bee sent & promulgated in Albany, Esopus, & Delaware, & likewise upon Long Island & parts adjacent there to bee in forced within Eight dayes after the Knowledge & Publicacon hereof. Given under my hand &c: Jnne 24th 1673.

Six of these Proclamations were written, 3 for y° 3 Ridings, 1 for Albany, 1 for Sopus, & 1 for Delaware besides 1 for the city.

PETITION FROM INHABITANTS OF HEMSTEAD TO GOV' ANDROS FOR A MINISTER.

Honoured Sir.

Right Honoured Governour-generall Edward Andros Governor of New York in his Magistees teritoris under his Royall highnes Jeanes duck of York wee your humble petichoners in the behalfe of sume others doe humbly petition unto your Honour that your Honour would be pleased to be mindfull of your petitioners most humble request which is that the honour of god might be promoted and that his Saboths may be observed for the honour of god and the good of ns and our posterity and to that end your honour would be pleased to install such authority amongst us which may be a means under god for the upholding and maintaining of the ministry and worship of god amongst us; your honour being the father of this comon welth, we hope you will not be unmindfull of your petitioners, but will be an instrument under god for the upholding and maintaing of the gospel of the Lord Jesus Christe, so hoping you will be pleased to draw a favorable conclusion from this our petition we shall not further truble your honour at preasent but leave this our petition to your honours serious consederation, we rest and remain your very humble sarvants and petichoners to the best of our power and for your honour we shall ever pray! farewell.

From Hemsted

November the 30th anno 1674.* THOMAS CHAMPION
WILLIAM JEGOCKE
JAMES PINE
JEREMIAH WOOD

RICHARD GILDERSLEEVE SIMON SARING RICHARD GILDERSLEEVE JR.

An Order about the Townes of Seatalcott and Huntington to attend Jamaica Sessions.

Edmund Andros Esq^r &c.

Whereas I have (with the advice of my Councell) appointed the Courts of Sessions to bee held upon Long Island, according to the usuall times prescribed by the Lawes, Particularly for the North Riding at the Towne of Jamaica, upon the 9th day of December next, being the second Wednesday of the said moneth, and whereas the Townes of Easthampton, Southampton, & Southold, the Eastermost part of the East Riding, have not (as they ought) made any returnes upon my Orders sent unto them, for the settling the constables & overseers, nor taken notice of his Mattes and his Royall Highnesse Authority in these parts, after so long time and frequent opportunities; That I may not bee wanting, nor the Townes of Seatalcott and Huntington bee at a losse for the want of the administraçon of Justice in what may occurre at this time; I have thought fitt, (with the advice of my councell) and do hereby in his Maties name Order, That all cases relateing to the Courts of Sessions, in the said Townes of Seatalcott and Huntington and princts, bee brought to the next Sessions at Jamaica, to bee held as aforesd, of which the constables of the respective Townes, are hereby required to give Publick notice, in their severall Precincts, that all Persons concerned, may give their attendance accordingly; and the Justices of Peace and Constables, are desired and required to give their particular attendance there, as is usuall and prescribed in ye Booke of Lawes; Given under my hand and seal, in New Yorke, this 26th day of November, in the 26th years of his Maties Reigne, Annoque Domini, 1674.

E. Andros.

^{*} For the period, in which the Dutch were again masters of the Colony, see Vol. II, N. Y. Col. Doc.

Council Minutes. Towns of Eastern Long Island refuse to acknowledge the authority of the Governor of New York.

Decembr 4th 1674.

At a Consultation in the Fort.

Present The Governour, Capt. Richard Griffeth, Capt. Cassibelan Burton, The Mayor and Aldermen, Capt. Anthony Brockholes, M^r William Dyre.

The Governo' haveing received a paper or Letter from the three Eastermost Towns of Long Island, Ordered the same to be read which was as follows.

Vizt. To his Honour Edmund Andros Esqr Governor of New Yorke.

The humble returne to your Letters (Directed unto us the Subscribed) by Order and Advice of the three Eastermost Towns on Long Island.

May it please your Honor Being Informed by yor Honors Letter of Novemb 5th that yo much desired reestablishmt of his Matys Authority at New Yorke, to the dispossessing yt Insulting forraigner, is at length accomplished, by yor Honors Happy arrivall, the Which wee heartily Congratulate and seeing by virtue of yor Honors Receipt of ye place & Governmt in behalfe of his Maty from v° Dutch, demand is made of these three Towns in Reestablishing v° Constable & Overseers, which were in place of truth amongst us when yo Dutch came to Fort James in July with all due Respect to yor Honor be pleased to understand yt although Fort James was not faithfully kept for his Maty but unmanlike delivered to his and our Enimyes, Whereupon ye poor, naked, unheaded people of severall Townes were forced to subject unto or suffer fury of the Dutch,— yett his Matys Loyall Subjects in these three Townes, putting their lives in their hands, with expence of great part of their Poor Estates to his Matys Service back'd with ye undeneyable Demonstration of or (now) Associate Cordyall Affection, or very loving Neighbors of his Matys Colony of Conecticott, Succeeded by your Blessing of almighty God they never were in you Power of the Dutch,—Either to be challenged as Conquered by them, or to bee delivered to yor Honor now of Instrumentall Saviours having in our Extremity not only protected us also Governed us, Establishing and Comissionating Officers here, both Civill and Military, To whom also we reengaged by ye Oath of God, and formerly by Patent priviledge, by his Matys Express Graunt, wee can not either in Civility or faithfulnesse doe more lesse without application to these his Matys Substitutes that were so ready to take us up, when his Royall Highnesse Lieutenant had left us miserable, without either Aide, or Councell, Starre, or Compasse, to be vassulaged, would wee have suffered or selves (as they) to have been huft out of our Loyalty, Priviledge, and Substance by an Insulting Enimy, but wee would be too Tedious, which might abuse yor Honrs Praying alway for ye health and happynesse of our Gracious Soveraigne, his most Excellent Majesty of Great Brittaine. Desireing yor Honor Compleat Felicity in your Enjoyment, which is all at Present from

S' Yo' Hono's very Humble Servant JOHN MULFORD. JOHN HOWELL.

John Youngs.

Southold November ye 18th And 1674.

The Superscription

For his Honour Edmund Andros Esqr Governor In New Yorke, These.

Hereupon y° Governo' desired the advice of y° aforenamed persons, what Course was best to be taken for y° effectual asserting and settling his Ma^{tya} and R⁰ Highnesse Authority in those Towns, pursuant to his Ma^{tya} Letters Pattents, & his Royall Highnesse.

Comission then produced, authorizing him thereunto.

It was unanimously advised, That yo Governor should with all expedigon dispatch an

Expresse with reiterated Orders to y^e said Towns, for the Admission and re-settling of y^e Constables and Overseers in their places forthwith as directed in the former Orders, and for default to be declared rebells and prosecuted accordingly.

That y^e Governo⁷ by y^e same Expresse send an Order; Commanding John Mulford, John Hovell, & John Young who signed y^e said Letter, forth with to make their personall appearance before him at New Yooke to give an account of y^e said Letter and make answer to w^e may be objected against them; The which if they do not presently Obey to be declared Rebells and proceeded against accordingly: As also all others within this Government, who may or shall presume to abett or assist them in such Rebellious practices agst his Ma^{ty} and Royall Highnesse Authority, to incurre the like penalty:

All which after mature deliberation was resolved on and accordingly Ordered by the Governor.

The Governors Letter to Governor Winthrop, About the Townes at East End of Long Island.

S^r. I received (two days since) both yo^r obliging Letters of the 16th and 20th past, for which I do hereby returne you my acknowledgments and thanks, assuring you that I shall bee ready to do my part upon all occasions, for the continuance of a good friendly Neighbourhood; And that I may not bee wanting, I send this by an expresse, being upon the receipt of a Letter yesterday from the East end of Long Island, signed by John Mulford, John Howell and John Foungs, who having disobeyed my Orders for the settling those parts, pursuant to his Ma^{tics} and his Royall Highnesse Authority, do in the said Letter, justify the same, and would involve your Colony wth them by making them Complices, which I do not at all Credit, being confident you will not countenance, much lesse uphold, them against his Ma^{tics} service, and not any wayes to obstruct his Prerogative Royall and his Royall Highnesse Right to that part. If therefore there bee any pretended engagem's between you (which cannot now be valid) I doe hereby desire you (to avoid all misunderstandings that may happen here upon) that you will send to disabuse any such Persons at the East end of Long Island, being now upon the dispatching of an expresse thither, with my retierated Orders in his Ma^{tics} name, forthwith to bee obeyed at their utmost Perills; I pray your Answer of the receipt hereof, and remaine S^r

New Yorke, the 4th December, 1674. Yor Most humble Serv^t

E. Andros.

Edmund Andros Esqr, &c

Whereas by vertue of his Ma^{ttes} Letters Pattents, and his Royall Highnesse Authority derived unto mee; I have received this place and Government, and am Authorized to continue in the Command thereof, nuder his Royall Highnesse; and having by expresse Orders bearing date the 4th and 5th dayes of the last Moneth, in his Ma^{ttes} name, required and Authorized, all Constables and Overseers, in ye severall Townes upon Long Island, and Parts adjacent, who were in office at the time of the Dutch coming into these Parts, in July 1673, to Act as Constable and Overseers, in their severall Townes and precincts, in the same manner as formerly, pursuant to the Lawes prescribed under his Royall Highnesse Government, in the time of Colonell Nicolls and Coll Lovelace, untill further Order; and in case of Mortality or distant absence out of the Country, to proceed to a new Election (according to Law) to supply that vacancy; Which said Orders to the Townes of South Hold, South-Hampton and East-Humpton, having been delivered and not Comply'd with, but in lieu thereof, Letter hath been sent mee, signed by John Mulford, John Howell and John Youngs, Justifying the said neglect, in opposition to his Ma^{tter} and his Royall

Highnesse Authority; That yor Whole Towne, may not bee involved with them, but that all his Mattes good subjects there, may have the benefit of the Care his Mattes and his Royall Highnesse have taken, for the future safety and welfare of this province, and bee secured in their Rights and Properties, together with the enjoyment of their knowne establisht Lawes, under his Royall Highnesse, as heretofore; These are (with the advice of my Councell) in his Maties Name, againe to will and require you forth wth to put in execution, my former Order above expresst, by reassuming yor offices of Constable and Overseers in your Towne; And all Persons whom it may concerne are hereby in his Matter name, strictly charged and required to permit you so to do; and be assistant to you therein according to Law; In the due performance whereof, I doe declare that none of you shall bee any wayes molested or questioned for your late omission, except the three Persons who sign'd the Letter, sent me as aforesaid, from whom I expect a farther Accot, and have sent for them to this place, personally to answer for themselves; This is by Capt Silvester Salisbury, whom I have Authorized to administer the Oath to any that may bee new Chosen as above, according to Law, to supply a vacancy, or others if not formerly sworne; by whome I require you to make mee a returne of the receipt and Execution hereof, within twenty foure hours, after delivery to you, which time hee is Ordered to Stay for the same; But if you or any of them, shall longer disobey his Maties, and his Royall Highnesse Authority, signifyed by this my second Order, I do by vertue of the Authority derived to mee, hereby declare all such Refractory Persons, to bee Rebells agains his Matter Authority, expressly signified by his reiterated Letters Patents (which 'tis my Duty to Assert), and to proceed against them accordingly: Given under my hand and Seale in New Yorke, this 4th day of December, in ye 26th yeare of his Matties Reigne, Annoque Domini, 1674. E. Andros.

To the Constable and Overseers of *Easthampton*, or any of them, who were in Office at the time of the Dutch coming into these Parts, in July 1673.

The like Order was at the same time sent to the Constables and Overseers of South Hampton and South-Hold.

Instructions for Capt. Sylvester Salisbury, employed to the East end of Long Island.

Having received herewith, severall distinct Orders to the Constable and Overseers of the Townes of South Hold, Southton and East Hampton, As also Warrants to Mr. John Mulford Mr. John Howell, and Mr. John Youngs of the said Townes.

- 1 You are forthwith to set forward, and with all convenient expedition, transport yo'selfe to the said Townes, and first to South Hold, where being arrived, you are to adresse yo'selfe, and deliver the abovesaid Warrants and Orders as directed.
- 2 Having so delivered the said Orders, in y^e severall places you are to stay the space of twenty foure houres for an answer, as is exprest in the said Orders.
- 3 In Case any of the Constables or Overseers of either of the places aforesaid, shall not have taken the usuall Oathes appointed by the Law, which may bee necessary for his Ma^{ties}, and his Countreys Service, You are hereby authorized to administer it, to any such, as occasion shall require.
- 4 Having performed the above mentioned Orders, in which you are to bee very punctuall, it importing his Ma^{ttes} Service, yoⁿ are with all convenient expedition, to returne back to this place, and render mee a particular Account thereof.
 - 5 In yor Journey forwards, during yor stay there, and in yor returne, you are so to demean

yourselfe, as not to give any just occasion of Offence to any of the Inhabitants. Given under my hand and seal, in *New Yorke*, the 5th day of December 1674.

To Captain Silvester Salisbury.

The Governors Letter to Capt. Salisbury, sent to the East end of Long Island, December 5th 1674. Capt. Salisbury.

Having already ree⁴ my severall Ordr⁵ of this date, together with my Instrucçons for yo' Journey to the East end of Long Island, according to which you are to Conforme yo'selie; These are farther to Authorize you, in case you judge it for his Ma¹⁴⁸ Service, to stay one day longer then the twenty foure Houres allowed you in either of the three Townes of Southold, Southom & Easthampton; Having a Spare Copy of the severall Orders you carry, you may shew or give Copyes, to any you shall thinke fit, for the satisfacçon of all good People, and by all fitting discourses satisfy those you shall discourse with, and assure all in generall (as you have fitting opportunity) I desire nothing more, then to assert his Ma¹⁶⁸, and Royall Highnesse Authority, and to do the Countrey good, to my power; you may particularly assure all, that submitting as they ought in Duty, their Rights, Propertyes, and Lawes are confirmed, and none to bee molested for Religion, that shall not disturb the Governm' or Lawe.

As soon as you have yo' Answer at Southold, you are to dispatch to mee, a full Acco' of yo' Proceedings and send it mee by an expresse, to Seatalcott, where I'l Order one to receive and bring it to mee.

In case of any occasion requiring it, you are to do the same from South, or Easthampton, which I shall else expect, together with yo's elfe, at yo'r returne; I wish you a good Journey and Successe, and remaine

Yor most humble Servt,

E. Andros. S.

The Governo ⁸ Letter to Governo ¹ Winthrop December the 28th 1674. Hono^{blo} S^r.

At my returne from setling things at the East end of Long Island, the 22th instant, I recd both yors of the 1st and 16th, To the last of them, I pray yor favour of referring you for the most part, to my former of the 4th; Onely as to that word you mengon of disabusing, I am sorry I should not bee well understood therein, it only regarding those of the East End of Long Island who I thought had or might misnnderstand, and misapply the favour and asistance recd from you, and if so, might also have pretended yo Shelter or Countenance, (though without any reason or Colour at this time) But I am now altogether satisfyed both by my late voyage, and yor said Letter, All things there being setled (quiet) and I thinke to Genall satisfaceon, as well as mine; Having also had the opportunity there, and by Mr. Willys and Major Winthrop yor son (being sent by you here to congratulate my arrivall to this Governmt) to bee particularly Informed of all transacçons, and yor so generous assisting those People, during the late warre, (refusing the reiterated proffers some of them made you, in the name of the whole) weh I doubt not will bee very satisfactory to his Maty, and redound to yor Honor and advantage. I thank you for yor favour, in giving them now so advantageous a character, of which I hope a continuance in them, and they receive the ffruits in every respect: That I may not detaine you too long, I must referre you for all particulars to Mr. Willis and Major Winthrop, to whom as I have endeavoured to give that due recepgon and satisfacçon as I thought, so I will not doubt their making a favourable construcçon and report to you accordingly, for the continuance of a good Neighbourly correspondence, between

the Colonyes, and so Hono^{sie} a p^rson As yo^r selfe; I have onely to add my acknowledgm^{is} and thanks for yo^r sending to me by such worthy Persons, who were also actually employed during the late warre, and your Son particularly remaining in command upon *Long Island*, where hee did worthily acquit himselfe, which I take as a particular respect to his Royall Highnesse my master, and remaine

 S^r

Yor must humble Servt

E. Andros.

To the Honble John Winthrop Esqr Governor of his Matter Colony of Conecticott.

COUNCIL MINUTES. A FISHING COMPANY PROPOSED; NEWTOWN ETC.; WHALES.

At a Councell held in Fort James Jan: 8th 1674-5.

Present,

The Governo', The Secretary, M^r John Laurence, Capt. Anthony Brockholes, M^r William Dyre.

Upon proposall of settling a Fishery in these Parts; It is resolved, That y* best way will be to be by a Company, and ten pound to be a share: And all subscriptions made betweene this present tyme & y* 24 day of february next to be admitted, Upon which day a generall Meeting is to bee, of all the subscribers, to choose Officers and settle and determine all things relating to the said Fishery and Company.

It is thought convenient, That a Markett should be held in this City of New Yorke on Fryday y° fifth day of february next, and so every Fryday after at where a convenient shed or Markett Honse is to be erected.

Upon reading two letters from *Newtowne* reflecting npon the Government; both signed by *John Burroughs* in the name of y^e Towne, the one bearing date the 16^{th} day of Novemb. the other y^e 8^{th} of Decemb.

It is Ordered, y' the said Burroughs, and y' constable of the Towne be sent for to appeare here to answer to what shall be objected against them in y' behalfe. The constable of Huntington to be sent for, to appeare here to answer his not obeying the Governon Order for y' Sessions, & a post warrant for Capt. Salisbury. It is ordered that y' Councell shall meete every Fryday morning by 9 of y' clock.

Jany 16th.

Jonathan Hazard Constable of Newtowne and John Burroughs appeared before y^e Governo' in Conneell according to summons.

The Constable was discharged and ye fault of ye Towne past by, upon ye favourable recommendation of ye Court of Sessions at Gravesend, to whome Mr Richard Betts, a memb of that Court had in Obedyence to ye Governours Order, made report of ye error of ye Towne and their acknowledgm thereof.

But y° case of John Burroughs being taken into consideration, who haveing presumed to write & signe a sedicious Letter in y° name of y° Towne directed the Governor bearing Date Nor 16th, for which hee was questioned and check't by y° Governor in Councell, All the Justices of y° same Riding and Mr Cornell of y° next being present, Justice Betts was ordered to goe to Newtowne to enquire who were y° authors thereof, as appears by the Order Given him, and his Report to the Court of Sessions: Notwithstanding y° which, y° said Burroughs presumed again

to sign another Letter of ye like nature wth y^e former: The Governof in Conneell doth Order That he y^e said John Burroughs bee forthwith comitted into the Custody of y^e Sheriffe of this City, to renaine in prison until some time on Monday next, then to be brought to y^e whipping Post before y^e City Hall, and being fastened thereunto, to stand an horr, with a paper on his Breast, setting forth the cause thereof to be for signing sedicious Letters in y^e name of y^e Towne of Newtonne, against y^e Governm⁴ & Court of Assizes, and y⁴ he be rendred incapable of bearing any Office or Trust in the Governm⁴ for y^e future. He was by mittimus committed to prison.

The Sheriffs Warr to put ve sentence in execution. Vizt.

Whereas John Burroughs of Newtowne now in yo' Custody, was yesterday sentenct to be comitted to prison, as by this mittimus to you doth appeare, & to be brought to yo whipping Post, before yo City Hall, & there fastened, to stand an hour, with a paper on his breast setting forth yo cause thereof to be for writeing & signing sedicious Letters in yo name of yo Towne of Newtowne against yo Governm' and Court of Assizes: These are to require you to cause yo said sentence to be put in Execution on Monday morning next at eleven of yo clock, where yo Mayor & Aldermen of yo City are likewise desired to be present to see yo same duly effected. For yo which this shall be yo' sufficient Warrant; Given under my hand this 16th day of January 1674.

To M^r Tho: Gibbs Sheriffe of y^e City of New Yorke.

January 22d, 1674-5.

The preserving of his Rⁿ Highnesse Interest in a proportion of y^e Drift as in y^e Law is set forth, the same being taken into Consideraçon. It is resolved, That there be some particular man comissionated to take care of drift whales in y^e middle & westermost part of Long Island, who is to be accomptable for his Royall Highnesse dues thereof, according to Law.

That if an Indyau find and give notice of any such drift whales, he shall have such reasonable satisfaceon as hath been usuall. If a christian shall find any such whale or great fish & secure it, or give due notice to y° person empowered, where by the said Fish may be saued, hee shall be allowed a quart part for his share Provided y* no such whale being found, shall be cut up or embezeled, before notice be given to such Office or p'sons empowered to take care therein.

That an Order be sent to the Sachems on the Southside of *Long Island*, to be here in the Fort upon y^e 9th day of ffebr. next, of which M^r *Nicolls* the Secr^y is to take care to send to them & give them timely notice.

A WARRANT FOR M' WILLIAM SHACKERLY TO LAY THE BOEUYES AT SANDY POINT.

By the Governor.

You are hereby desired and required forthwith to take on board the Hopewell (yo's sonus small open sloop) the two bonys lying a ffloat before the Towne Bridge, and to saile with them, to the coming into Hudson River, at Sandy Point; And without delay (winde and weather permitting) to lay the said Bonys, in the most proper places, without the said Point; one of them on the westermost Spit or Part of the East Banke; The other on the shouldings under (or of this side of) Renslaer Hock or Portlands Point, as is adjudged best, in not lesse then three fathome and a halfe at low water. At yo' going you are to call on Capt. Griffin, and (if hee please) to take with you his Master, and Randall his pilot, as also M' Thom's Young, and to take their

advice, and that they see to the laying the said Bouys; Which having effected, you are without any losse of time, to returne to this place, with the said sloope; ffor all which this shall bee yo Warrant. Given under my hand in *New Yorke*, this 31th day of March, 1675.

To Mr William Shackerly.

E. Andros.

COUNCIL MINUTES. PAYMENT OF TAXES REMITTED TO THE TOWNS ON THE EAST END OF L. I.

At a Councell Aprill 7th 1675.

Present. The Governor. The Secretary, Capt. Brockholes. Mr Lawrence, Capt. Dyre.

Upon the peticon of Southampton y^t they may be remitted y^e Paym^t of y^e Rates this yeare, in regard of their great Charge during y^e Late Warre.

The same being taken into consideraçon and ye manner of their Application, having in obedience to Order made and sent up an Acct of their valuagons in order to the assessing of their rates. The same is wholly remitted to them for this yeare.

M' James Hubbard's Letter and former papers concerning Town-ships, etc., being taken into consideration, It is Ordered that y'e high Sheriffe M' Justice Betts & M' Justice Hubbard be appointed and desired to agree upon some time whin 8 or 10 days to repaire to Gravesend there to hear and examine all matters relating to their differences about Town Lotts, Fences & Commonage, of the web the Constable and Overseers are to have notice. That a Town meeting be held, at which time y'e Oaths of Allegiance and Fidelity are to be taken by y'e Inhabitants, & that the Sheriffe doe likewise give timely notice, & repaire to y'e severall Towns of the two Rideings of this End of Long Island, to Administer the said Oaths, some time either this or the next weeke.

A WARRANT TO CAPT. SALISBURY ABOUT THE SETTLEMENT OF THE MILITIA ON LONG ISLAND &C.

Whereas by the Statute Lawes of England, and particularly the Acts of Parliament, of the 13th and 14th of his Ma^{tes} Reigne, It doth appear, that the power of the Militia ever was, and ought to bee in every respect, in his Ma^{tes}; Pursuant where unto I did upon the 5th day of March last, (by the advice of my Councill) resolve to settle the Militia, for their safety and best advantage in this Province. In Order to which, for my better Informaçon These are to desire and require you, with the first convenience, to give notice thereof, to the Constable and Overseers of severall Towns and places upon Long Island, And Dependences, & That they forthwith send mee the names of six of the most fit & Capable Persons, for Commission Offic^{es}, when there are 60, or upwards; If 40, or upwards 4, If 25, or upwards 2; And that they give present notice to all Persons, in their severall Townes and precincts, That they fix and keep their arms, and haue their amunition in readyness as the Law doth require. Given under my hand in New Yorke, this 16th day of Aprill, 1675.

E. Andros.

To Capt. Silvester Salisbury High Sheriffe &c.

COUNCIL MINUTES. NANTUCKETT BUSINESS.

At a Councill, Aprll 28th 1675.

Present. The Governor. The Secretary. Capt. Brockholes. Mr Lawrence. Capt. Dyre.

The matter under consideration was the business of Nantuckett, about ye which M. Tristram. Coffin & M. Mathew Mayhew on ye one part, and Capt. In Gardiner, & M. Peter ffoulgar on the other were here.

Two Petigons brought by Capt. Gardner read, subscribed by severall of y° Island y° one from y° Magistrates, y° other from them and Others.

Capt. Gardner produced his Power to act or Treat for y* Towne, and made a long Relagon of matters concerning Nantuckett.

Hee is referred till To morrow for a farther hearing.

Capt. Gardiners Power is signed by 4 persons in the Name of y° Towne. It's dated March y° 25th 1675.

The Names Richard Gardiner, Edward Starbuck, Thomas Macy, William North in the name of the Towne. The three first are Magistrates. Mr Tristram Coffin and Mr Mathew Mayhew having Presented a Petigon from Martins Vineyard and some of Nantuckett authorized by Mr Thomas Mayhew are appointed to give their Attendance To morrow Morning by Eight o'clock, when Capt. Gardner is likewise to bee here.

At a Councill, Aprill 29th 1675.

Present. The Governor Mr. Lawrence, The Secretary Capt. Dyre.

The businesse of Nantuckett under consideraçon. Mr. Tristram Coffin, and Mr. Matthew Mayhew present a new paper signed by themselves. After severall houres discourse they are dismist till to-morrow morning.

At a Councell April 30th 1675.

Present. The Governor The Secretary. Mr. Lawrence.

The Nantuckett People of both sides mett, & after having declared their cases of all parts. The Governo referred them to his determinagon against to morrow.

At a Councell May ye 1st 1675.

The Draught of what was graunted, allowed of, and consented unto by all partyes, Soe Ordered to be Engrossed.

Council Minutes and Correspondence concerning the Boundary Line between New York, Connecticut, the Indians, Wampum, etc.

May yo first, 1675.

Honble and Worthy Gent'men.

As soone as I was possessed of this place, I gave you an accot of it, and my being to continue in the command thereof, under his Royall Highnesse, desiring to keep that good correspondence I ought, particularly with such worthy Neighbours.

His Mat^y and Royall Highnesse, have not onely taken effectuall care, for the future defence and Protecon but also for the benefitt and Prosperity of the Inhabitants and Traders of this Colony, in every other respect; Pursnant to whose commands, I have (as the hard weather would permitt) done my Duty in settling this part of the Governmt; And finding that a great part of his Royall Highnesse Territoryes, is now under yor Colony, I have here with sent you attested copyes of his Maties Ltres Patents, to his Royall Highnesse, and his Royall Hsee commission to mee, by which you'l see the Bounds Eastward, to bee Conecticutt River, as by the said Patent and commission at large appeares; And do therefore by vertne of my aforesd Authority desire (and will not doubt, from so worthy an Assembly) that pursuant to his Matles pleasure and commands, signifyed in his Lre Patents, you will give p'sent, and effectual Orders, for my receiving, in his Royall Highness behalfe, that part of his Territoryes, as yet under yo' Jurisdiction, assuring you, that I do not onely (as I have here by Proclamagon) confirme all the Inhabitants in their Just Rights and Possessions, and all Legall and Judiciall Proceedings to this time, and assure them of all other Priviledges and advantages of the Government; But shall bee ready and glad of all further opportunityes for their good; as also improving the good Neighbourhood with yor Colony.

I pray yor speedy and effectuall answer, by this Gentleman, Mr. Samuell Leet, whom I have sent expresse at this time, of yor first Genall Court (since my arrivall) that his Maties pleasure and commands, might bee the easiest comply'd wth without trouble, and his Royall Highnesse Interest,

not suffer by any delay; I am

Honble and worthy Gentlmen.

Yor most humble serv

Andros.

The Lre was directed, To ye Honblo & worthy, the Go: or Depty Go: & Genall Court of Conecticutt, at Hartford.

Mr. Leet's Instructions.

Having herewith rec⁴ from mee a Lre, and Copies of his Royall Highnesse Patent for this Colony, and his Highnesse Commission to mee, both directed to the Governor or Dep^{ty} Go: Winthrop, You are to Order yo' Journey thither, so as to bee at Hartford, by or afore the second Thursday of this instant, being the 13th day of the Moneth.

As soone as you arrive at Hartford, you are to waite on Generall Winthrop, and deliver to him his owne Lre, And as you have opportunity, assure him of the great esteem and respect I

have for him, and inclination to serve him.

You are to attend the Sitting of the Genall Court, and then desire to bee admitted, and deliver my Lre, and the Copies directed to them, and tell them you have Orders to wait their Answer & Orders.

You are to bee Carefull not to menon anything of the Copyes you carry, that it bee not knowne till after delivery, nor the contents of the Lre.

You are not to admit of any Treaty whatever, not being Authorized thereto, but may assure them, as you see cause upon any occasion, of my reall and ffriendly Inclination to the whole Colony, and respect to them in particular, and of my intent and Resolves to continue and improve to my power a good and ffriendly Neighbourhood win them.

Having recd an Answer, (which I hope faire and effectuall) you are forthwith to returne to

me, to this place with it, and an Account of yor Journey and proceedings.

You are to bee very carefull in yor going, at yor being there, and returning, that you comport yor selfe so, as to give no just cause of offence; I wish you a good Journey & remaine Yor humble serv^t

May the 1st 1675.

E. Andros.

At a Councell May 25th 1675.

Present The Govern', The Secretary, Capt. Brockholes, M' Lawrence, Capt. Dyre.

The matter under consideraçon was an Answer to the Govern^{rs} Letter sent by M^r Samuell Lette, to y^e Govern^r and Gen¹¹ Court of Conecticott at Hartford, about y^e Eastern Bounds of y^e Dukes Patent.

The Govern's Letter to Conecticott Ordered to be Entred.

The same being read, and ye Answer of ye Gen²¹ Cor found insignificant, It is resolved,
That another lett' be forthwith sent to ye Govern' & Assistants, requiring a present Complyance
with his Ma^{11cs} Pleasure, signified in his Letters Patents; In default whereof to protest against
their delay or Obstrucçon, and of all Damages, Costs, Charges, & Inconveniences that may
happen thereupon.

The Letter to y^e Governour and Assistants of Conecticott Ordered to bee sent, was read in Councell, and approved of: Capt. Collier and M^r Ashton appointed to goe with it.

Instructions for Capt. Collier & Mr. Ashton.

Having herewith reed a Lre to the Go: or Dep^{ty} Govern and Assistants, or Magistrates of Conecticutt Colony, to be delivered at Hartford; you are without delay to repaire thither, and joyntly to deliver the said Lre as directed, to the Chiefe Magistrate in that place; and to let him know, you have Order for to receive and bring back to mee, their Answer, if they please, But you are not to make above one night's stay, unlesse they desire it, and if so, may longer, but not exceeding one weeke, and to return to me without delay. You are to bring me an acco, to whom you deliver the s^d Lre, the time, and answer you receive.

In case the said Lre should happen to be refused to be read by any Magistrate or Magistrates upon any pretences, you are then to Protest against any such Magistrates, in discharge of yor Dutyes, to bee answered at his or their Perills.

You may, as you have opportunities (particularly to the Magistrates) assure all of my acting fairly and candidly, as authorized; And of my inclinaçon, to contribute to my Power, for their good and of all equall favour in this Governmt and may hint to them their danger in persisting to act or countenance others in his Royall Highnesse Territoryes. Without, (if not contrary to authority) you are in yo' going, stay and returne from thence, to be very carefull to comport yo'selves as you ought, and to give no just cause of offense.

You are also to deliver my Lres to G* Winthrop, and Major Winthrop, his son, (if there) with my service; But in case Go: Winthrop should be gone to Boston, or elsewhere, out of the Colony, you are then to bring back my said Lre, but may send Major Winthrops to New London; I wish you a good Journey, and remaine

Yors E. Andros.

Present. The Governor, The Secretary, Capt. Brockholes, M^{*} Jno. Lawrence, Capt. Wm. Dyre.

Ordered, That y^e Courts of Sessions of y^e severall Ridings of Long Island be enjoyned to
make enquiry how y^e Lawes have been putt in Execuçon, in relation to y^e Church and Church
affaires, and that y^e respective Townes who shall be found defective, be forthwith ordered to do
their dutyes therein: In default whereof to be proceeded ag^{et} at y^e next Gen^{al} Court of Assizes,
according to y^e severity of y^e Law upon y^e acet for their contempt.

At a Councell June 23th 1675.

Present. The Governor, The Secretary, Capt. Brockholes, Mr Jno. Lawrence, Capt. Dyre, Capt. Salisbury.

This afternoone a letter coming from Hartford, in answer to y^e Govern^{rs} Letter sent by Capt. Collier &c. The Letters sent from hence & y^e answers were read. Conceticott Patent, & y^e Kings Commission^{ra} Patent read. The Letters now rec'd being judged no sufficient Answer, It is resolved to send an Answer to it, reinforcing the former demand, & an attested Copy of y^e Comissioners patent bearing Date Aprill 26, 1664. And to let them know, that in case they Doe disobey his Ma^{ties} pleasure signifyed in his Letters Patents to his Royall Highnesse It is Rebellion. This to bee sent by sufficient Messeng^{ra} from hence.

The Governors Letter to be sent to Conecticott read.

Its Ordered, forthwith to be sent with a Copy of the Comissioners Patent. Ordered, That according to an Act of y^e Gen¹¹ Court of Assizes in Coll: Lovelaces time a good piece of Eight shall passe for 6⁴ New England money, Wampom as it now doth, Viz¹ 3 black, or 6 white for a penny, New England Silver at 3 and old England 4, for one, in Wampome, A beaver also as heretofore at 8 Guildin beaver, or 13²⁴ 4⁴ in this Country pay.

At a Councell June 28th 1675.

Present. The Governo'. The Secretary. Capt. Brockholes, Mr. Jn^e Lawrence. Capt. Dyre, Capt. Salisbury.

The payment of the Dutyes for Tobacco being taken into Consideragon,

It was Resolved, That all Tobacco's coming from Virginia &c being duely cleared at yo Ports from whence it came, shall not be obliged to pay the dutyes here againe.

The Letter lately resolved to be sent to Conecticott, being againe taken into Consideration.

Resolved, That all Magistrates & Officers civill & military, now belonging to, & in Place in yeverall Towns of his Royall Highnesse Territoryes, as yet under Conecticod Governné, taking ye Oath of Allegiance to his Ma^{ues} & fidelity to ye Duke, doe continue in their respective places untill the time of ye next Election, & to act by their establisht lawes as formerly: And that all now & hereafter enjoy their Church Priviledges & liberty of their Consciences, Unless such Persons as live scandalously, or disturbe ye Publique peace of the Government, by acting contrary to ye Lawes thereof.

The Govern' to goe or send upon ye Place to demand or receive ye same.

A Letter to Gov. Winthrop.

July 4, 1675.

S^r. About 3 a clock this morning, I rec^d yo^{rs} of the 1st instant, together with several copyes of Lres, of the Indyans being in armes in *Plymo Colony*, and their having destroyed severall Christians to Eastward of you, as neare as *Narrowgansett*, and apprehengon of their tending further to you wards; I am very much troubled at the Christians misfortunes, and hard disasters, in those Parts, being so over powered by such heathens.

Hereupon, I have hastned my coming to yo' Parts, and added a fforce to bee ready to take such Resolugons, as may bee fitt for mee, upon this extraordinary occasion, with which I intend (God willing) to sett out this evening, and to make the best of my way, to Conecticutt River, his Royall Highnesse Bounds there; Where at my arrivall, you shall heare further from

Sr

Yor most humble servt.

This was sent in Post hast, from Const. to Constable. E. Andros.

At a Councell July 4th 1675.

Present The Governor The Secretary, Capt. Brockholes Mr J. Lawrence Capt Dyre.

It is the opinion of the Councell That Conecticott doth not expect nor desire assistance from us in relagon to the Indyan Disturbance, as this time.

Vpon due Consideraçon of yº Intelligence now sent from thence concerning yº Indyans

Resolved, That y° Governo doe proceed on his intended voyage to *Conceticott* forthwith, & do take a force with him, to be in a capacity to protect that part of his Royall Highnesse Government, as there may be Occasion.

At a Councell July 24th 1675.

Present The Governor The Secretary Capt. Brockholes Mr. Jno. Lawrence Capt. Dyre.

The Governor relates ye severall passages of his voyage.

Resolved, That an Order be sent to y° severall Townes upon Long Island, to continue a good Constables Watch, untill further Order, & to take Care, that y° Indyans now disarmed bee not any wise Injured but assisted upon any occasion requireing it.

That Mr. Pell be written to, to take a daily accot of his Indyans, unlesse they send Hostages to this place which would be best.

Letters and Orders from Governor Andros in relation to the Indian Outbreak in New England.

A Lre at Scabrooke, from the Go: to the Go: or Dep^{ty} Go: and Assistants, or chiefe Magistrates of the Colony, of Conecticott, to bee delivered to the chiefe of them at Hartford. July the Sth 1675.

Honble Gent.

I writt to you at large, the 28th past, by Mr. John Collyer, and also by another the 4th inst in the morning, by returne of yo' expresse, upon yo' notice of the Indyans Rebellion and Barbarism, Did give you Acco' of my intent this way, and to this Place, where I am now arrivd, But finding no occasion heer upon the Indyan Acco', I am sending a small vessell further Eastward for intelligence, and do send this by expresse to you, in his Ma^{ties} and Royall Highnesse behalfe to desire yo' direct and effectuall Answer to my former Lre, which I here attend in discharge of my duty, accordingly, In the meane time remaine

Honoble Gent.

Yor affecate ffriend & humble serv^t E. Andros.

A Lre of the same date, at Scabrooke from the Go: to the Go: of Boston. Hopbie S^r .

I cannot omitt this opportunity by Mr. Andrew Belcher, with my respects to give you an acco[†] of my arrivall to this place, being intended to these Parts upon Acco[†] of the Limits, expressed in his Ma^{ties} Lres Patents, between his Royall H^{so} and Conecticutt; But suddenly hastened by the Newes from Go: Winthrop, by expresse of the Indyans Irruption and Barbarousnesse; Of which proceedings hearing no further, I hope there already is (or will bee speedily) a good event; And as to the Limits, having proceeded in y^e fairest manner (according to his Ma^{ties} pleasure and commands) I will not doubt a suitable issue therein, accordingly; for wth and the Indyan concernes I do attend here, where I shall bee glad, or at my returne, of any opportunity to serve you, remaining Hono^{tie} S[†]

Yor very humble serv^t

E. Andros, s.

St. According to the Accots I gave Go: Winthrop, I arrived yesterday to this Post, where I am very sorry to heare of your continued indisposition, which I hearing no further certainty of the Indyans proceedings, occasions my sending this small Vessell herewith, desiring to heare more particularly of yo' health and if you please, what News you have of the said Indyans; I have also Ordered the Master, William Welch, (if you shall think fitt) to proceed further Eastward, for Intelligence, not beyond Road Island, and hope in the meantime, to have a good Issue concerning the Limitts: having proceeded therein according to his Matter pleasure and commands, with all fairnesse, And shall Still with all respect in my Power, to the Worthy Governot, and bee glad I may bee any wayes capable of seruing you, being really

B

Yor most affec: ate humble Servt

E. Andros.

Seabrooke, July the 9th 1675.

W^m Welch^s Instructions.

Having herewith rec⁴ a Lre to Major Winthrop, you are forthwith to repaire with it to New London; And having delivered the same, (if hee shall think fit) to proceed further Eastward, as hee shall direct, for Intelligence about the Indyans, but not further than Road Island: and having his dispatch, that you make the best of yo' way back to this Port; I wish you a good voyage.

Yor Loving ffriend,

Scabrooke, July the 9th 1675.

E. Andros.

Capt. Young.

Being afore designed for these Parts, I was hastened the sooner, by the receipt of a Lre from Go: Winthrop, with the Intelligence of the Indyan disturbance and Insurrection in Plymouth Colony, so that I immediately made ready to come out with two sloopes, and arrived to this Place, where I may stay yet, some few dayes longer; I have this Evening ree⁴ a Lre from Major Winthrop relating the Indyans being disperst, but continue in their mischeivous practices: Having now this opportunity by a Boat going over to Southhold, I was willing to advertize you hereof; and the rather, it being by them Eastward suspected, that there is a Gen^{a1} Intelligence & confederacy between the Indyans, even to Delawave Bay, which we cannot perceive to the Westward; But if you do finde any thing from yo' Parts, amongst those Indyans I desire you'l give mee p'sent notice to this place, and in the meane time, will not doubt yo' care upon all occasions, and do intend (God willing) to see you in my returne. I hope M Arnold and M Silvester gott well to Boston, having heard nothing to the contrary, though many others found Dead upon the waves. I am

Yor very Loving ffriend,

Seabrooke, July 10th 1675.

E. Andros.

Mr. Thomas Backer, Justice of the Peace at Easthampton.

The beginning as the former, The conclusion (vizt) At my going from hence, I do intend (God willing) either to see you, or to send a sloope, for the endeavouring the getting up, or taking in of those guns of the wreck, which I writt to you of before; Therefore if the Indyans have not done it already, I pray they may bee in a readynesse for it, which I thinke may be in a few dayes. I am yors

Mr Mayhew.

E. Andros.

Having notice of the Irruption of the Indyans, and their barbarous proceedings against the English, in and on this side of *Plymouth Colony*, hath occasioned my hastning to visite these Parts, and to take Order in any thing that may bee wanting for their security. To which end I

am proceeding as farre as South & Easthampton. But least you and yo' Neighbor of Nantuckett be not furnish't with ammunicon, and thereby suffer by the said Indyans Irruptions, I have without delay, dispatch't this sloope wh Ammunicon, and to Enquire of yo' state, to wit, for you one Barrell of Powder, flifteen Musketts, and fourne Skeynes of Match; The which to bee returned in kinde, to the stores at New Yorke, when you can with convenience be supplyed. I desire you will furnish the master of the sloope with a Pilot or Direcçons to Nantucket, as he shall have occasion; and that you will send mee by him an acco' of the state of all things with you, in this p'sent juncture, as to yo' strength or posture of defence, if any of the said Indyans should attempt to come upon yo' Island, that I may take such further Orders as may be fitt; In we'll I shall not faile (God willing) All our Indyans Westward, are hither to, very quiett, and promise faire, and I hope, will not intermeddle; I am

Yors E. Andros.

Southhold July the 14th 1675.

A Lre of the same Tenors and Date, was sent to Nantuckett, by the Sloope at that time likewise.

The Ammunigon sent thither, was one Barrell of Powder, ten Musketts, and three Skeynes of Match.

The Lre was directed, To M^{*} Richard Gardner, and Capt. John Gardner, or Cheife Magistrate, & Offic^{*}, at Nantuckett.

Instructions for Franck Lee, being sent with his Sloope to Martins Vineyard and Nantuckett.

Franck Lee.

Having ree^a on board yo^r Sloope, two Barrells of Powder, twenty five Musketts, and seven Skeyns of Match, with a Lre to Martins Vineyard, and another to Nantuckett, and a Pilott to the said places, you are (winds and weather permitting) to make Saile the next Tyde, and the best of yo' way thither, where being arrived, you are to deliver my Lre to Mr Mayhew, or Chiefe Officer at Martins Vineyard, together wth one Barrell of Powder, flifteen musketts, and foure Skeynes of Match; And at Nantuckett, my other Letter, with one Barrell of Powder, flifteen Musketts and foure Skeynes of Match; And at Nantuckett, my other Letter with one Barrell of Powder, ten Muskets, and three Skeynes of Match, taking a Receipt, of the Chief Magistrate or Officer, at each place, to whom you shall deliver it: Having so done, you are not to stay in either place, above one Tyde, unlesse It may happen that the Indyans should flock over from the maine, and the Chiefe Magistrate or Officer, desire yo' assistance for obstructing the same by water; In w^{ch} case, you are to stay, as there may bee occasion, for their preservation; which having p'formed, and received the Lres to mee, from the Chief Magistrate, or Officers in each place, You are (winds and weather p'mitting) to make the best of yo' way, back to mee, to New Yorke.

In yo' going there, and return, You are to take Care, That yo' selfe, Souldyers and Seamen, bee vigilant & Carefull in the businesse, and do give no just Cause of Complaint or Offence: If they should not have occasion, or desire y* Armes, you are to bring them back with you; I wish you a good Voyage, and am

Yor Loving ffriend,

E. Andros.

New Yorke, August the 4th, 1675.

Mr Woodhull.

I have this afternoon recd yors of the 4th which I suppose was writ yesterday; you have done well in prosecuting my Orders to yo' out Indyans of Unquechauge, for their Armes, and particularly sending a party to compell them, when they did not punctually bring them in, as you desired, which cannot be a misse, though tis possible the Sachern being at Southton, (as you all alleadge) to that day, and others disperst, might have no notice, so not faulty; But I would not have you faile to seize the Indyan Messengers you sent, as soone as you can light on them, and unlesse they can give you a Satisfactory Account of Endeavors, that you send them up hither by the first Convenience, and for others, that you continue the same care for their protection (being disarmed) and do them Justice, upon all occasions requiring it, of which you may acquaint them againe; I dispatch this the sooner to you, upon receiving this night, a Paper and Letter from the Eastward, of which I send you Copyes, you'l send forthwith toward Nesaquake, to informe yo' selfe if there hath been any meeting of the Indyans that way as intimated, and that you give Order to Mr Smith to bee carefull, and give you notice if any thing happen there for the future; And that you take such Order therein, as you shall Judge necessary, and give mee Account thereof, if any thing requiring it; As to the Charge of the Party, or any thing else concerning the Publick, I thinke it ought to be borne by the Publick, and shall be allowed out of the Country Rates; But if any seem to exact at any time, you may send up their demands hither, where it shall bee determined, But none are to bee suffered to refuse a Publick Service; I hope all our Indyans will be quiet, But you are not (however) to omit yor watching, till further order; I am

Yor very Loving ffriend.

E. Andros.

A Letter to Seatalcott.

Gent.

In the absence of the Governor I reed yor Lire by Serjeant Biggs, The contents thereof relating some apprehengons you have of yor Indyans ill designe, for that they stragle abroad, and are not Conformable as they ought, to the Orders left by the Governor; I have made some enquiry about the matter, and advised there upon, and in answer thereunto (at prent) can make you no other returne, then that you give yor Indyans, notice duely to observe the Governors Orders & Direcçons; And if any one of them, shall do any violent Act, or Harbor strange Indyans, without giving notice thereof, that you send them up hither, where they shall be Secured, to answer their misdemeanor or Contempt; Of the which, the Governor will shortly bee back, to bee Judge; In the meane time, it will not bee proper for you to show any Doubts, or feares you may have of them; Onely to have a vigilant eye, over their Acgons, otherwise to live with them as formerly.

Tom, the Indyan hath been heere, who saith hee came from the Sachem, only to see if the Governor were returned, for that hee intends then to come to the Governor, as hee was appointed; At his Honor returne (which may bee expected the latter end of this, or beginning of the next weeke) such further Order, will bee taken about yor affaires, as will bee thought convenient; This is all apt 'sent from,

Gent,

Yor very Loving ffriend.

Antho. Brockholes.

New Yorke Augst 30th 1675.

C. M. Indians Complain not to have been paid for the Land of Hempstead Town. August 5th, 1675.

Hempstead businesse consider'd of,

Mr. Rich⁴ Gildersleeve Sen⁷ and George Hewlett appeare for y⁶ Towne according to their sumons.

The Occasion was upon a Complaint made by *Tackpousha* Sachem of *Mashpeage* & other Indyans pretending non-payment by *Hempsteed* for their Land upon the Plaines, *Tackpousha* not appearing, nor any from him, It was referred to the next Co^{rt} of Assizes, when all partyes for a finall decision of ye Difference.

Upon v[§] Indyans appearance afternoone, the Hempstead men were called againe; Tackpousha declares v[†] Mericock Land which Hempsteed enjoy was never paid for. It's alleadged payment was brought, but being short was not received; This for v[§] North side.

As for ye South, Hee saith likewise that it hath not beene paid for neither. Mr. Gildersleeve saith that their right is from ye Dutch Governour who bought it & graunted it by Patent to them, that besides part of it was to bee given in Consideraçon of a Mare, some Cattle & Hoggs killed by them.

They pleaded Conquest of them likewise & say that y* Muntauckett Sachem, who was chiefe Sachem of the Island, confirmed this Land to them. The Indyans deny that Sachem right to give away their land, & still insist upon it, never to have been paid for it.

The Governor proposed to ye Indyans to know what they would desire as Satisfaction for their Land, but that it be in moderation, the Towne of *Hempstead* having been so long in possession.

They desire time to consider of it, & to advise with their friends.

They are allowed time to consider of it till ye Governours returne from Albany.

COUNCIL MINUTES. THE L. I. INDIANS AND THE WAR IN CONNECTICUT.

At a Conncell Septber 10th 1675.

Present. The Governor The Secretary, Capt. Brockholes, Mr J. Laurence. Capt. Dyre. Mr Frederick Philips.

The matter under Consideragon was about ye Indyans at this present juneture.

Resolved, That wee ought not to breake wth our Indyans upon Aect of ye warre betweene o' Neighbors & their Indyans, They receiving more benefit by o' peace wth them, whereby they are hindred from joyning wth their Enemys. Neither to prohibit ye selling of Powder to our Indyans, but to be regulated as formerly and according to law.

Resolved, to send for all the Sachems and acquaint them with y^e Peace made above at Albany, and to assure them, that Comporting themselves as they ought, & have done, they shall be protected, and may live quiet, and thereupon That an Order bee made for the Redelivery of their Arms to them.

At a Councell Septr 14th 1675.

Present The Governo[†] The Secretary. Capt. Brockholes. Mr. J. Laurence. Capt. Dyre. Mr Fred Philips.

A flyeing rumour of ye Indyans taken into Consideragon.

Ordered to be respited for any Resoluçon untill y Indyans Come in or are heard of, they being Sent for.

Ordered, That Capt. William Laurence be added to ye Justices of ye Peace of the North Riding, & to have a Comission sent him to-morrow.

Upon the Complaint of Capt. Thomas Townsend of Oyster bay, That many of ye Inhabitants there being Quakers & refusing to beare arms, they are disabled from keeping so strong a watch as is required, and as otherwise they might doe, considering their Number, & y' divers of the p'sons being discouraged thereby, doe likewis refuse to give their Attendance unlesse all that are obliged by the Law to do ye same, be enjoyned to performe their dutyes, or pay their defaults.

The same being taken into Consideragon.

It is Ordered, Thatt all persons Whatsoever who are directed in y^a law to serve upon Watches or Trainings, be strictly Enjoyned to observe & obey it, Otherwise y^a Constable & Overseers of the respective places are strictly required to Levy The fines vpon the Estates of all persons that shall make defaults therein, as by the Law they are empowered to do, & that they duely make returne thereof to y^a next Court of Sessions.

At a Councell Sepr 15th 1675.

Present The Governor The Secretary. Capt. Brockholes. Mr J. Laurence. Capt. Dyre. Mr Fred Philips.

Resolved, That y° Indyans of Long Island shall by reason of their good Comport & y° Season of the yeare have their Guns restored to them againe by y° Officers of y° Townes, where they have been delivered, Unless to such Indyans as shall not be thought fift to be trusted therewth; Excepting Easthampton and Shelter Island Indyans, who having paid Contribution to those of Narrogansett, are not to have their Armes for y° Present, but to have equall Justice, & (if quiet) Protection, as others of y° Government. Copies of this Order were sent out.

Resolved, That there bee a Proclamation issued forth to quiet peoples mindes, & satisfy them of the falsity of the late Reports about v^e Indyans ill intents.

That each Towne upon Long Island & Dependences, been joyned to fortify some particular place in their Respective Towns for their defence upon all occasions, and to secure their Wives & Children In case of any Enemy.

A LETTER SENT TO SOUTHTON AND SEATALCOTT.

Gent.

I yesterday rec⁴ yor⁵ of the 13th instant, so long a coming, (as the Indyan saith) by reason of the wett weather; I arrived here on the 9th instant, late, and am sorry to heare that you (as well as the most Part of the Island) have been so alarm'd, upon a false Report of our Indyans ill intent against us, which I endeavour'd, and hope is now Rectifyed, and all Partyes well satisfied, and quiet; some Officers from all the Townes, on this side Seataloott, and all the Sachems of Long Island, and neighbourhood on the maine, having been here with mee since; And although I did hope, you would not have been alarm'd, yet I writ to you on the 11th, which I hope came well to yo' hands, and satisfide you; The same night, I Ordered and sett out a sloope armed, to cruise in the sound, and the next morning, went myselfe in my Pinnace, as farre as Mr. Pells to the Indyans there, and from thence to flushing, and home by Land, the better to settle Peoples mindes; I now

Sr.

send you a copy of a Proclamagon, relating to the said matters, that it may bee forthwith put in Execugon, both by you, and the Neighbouring Townes of Southhold and Eusthampton, to whom you are to send copyes attested, and also to communicate this, not having time to write to them, and unwilling to stay yo' expresse Indyan; Though I do not apprehend any danger by the Indyans, yet there shall continue an armed sloops to ply in the Sound, that so, no ill Indyans may have opportunityes to crosse it, at their pleasure, which sloope is intended to call at Southhold and Eusthampton, sometime the next weeke; and if there should happen any occasion, more sloopes shall bee forthwith sent out, as the matter may require, so that I hope, none will have cause to neglect their Lawfull occasions; recommending you to bee vigilant, and that I may heare from you, upon all occasions requiring it, I remaine

Yor very Loving ffriend

E. Andros.

New Yorke, Sept. the 18th 1675.

Postscript. It being Resolved, That the Indyans of the North and West Ridings of Long Island, shall (by reason of their good comport, and the season of the year) have their Guns restored to them, you have likewise Liberty to do the same, in yo' Parts, unlesse you know of any of yo' Indyans not fit to bee trusted therewith, excepting East hampton and Shelter Island, who having pa contribution, to the Narrowgansett Indians, are not to have them, for the p'sent.

To Mr. John Topping, Instice of the Peace, and Capt. John Howell. These at East Hampton.

The Governo's Letter to Mr. Woodhull, sent by the Indyan, the 18th Sept. 1675.

I reed yon of the 16th the last Night, and am very well satisfyed, of yor Care and Justice, in relagon to ye Indyans, who I finde, have not misbehaved themselves, Notwithstanding the great Noise, Jealousies and apprehengons of them, so that the Cause and Instruments thereof, ought to bee severely Punisht; However, the Indyans to the Eastward, being still strong and active, I have Issued forth the Proclamagon herewith sent, the better to satisfy all Peoples minds, Particularly the Christians, and to keepe a Sloope Armed in the Sound, that no ill Indyans may easily Crosse it, and shall bee ready to send more, upon any occasion requiring it; I would advise you to be vigilant, though as yet no cause of feare, but to continue in being Just, and Protecting yo' Indyans upon all occasions; Had you named those of yo' Towne, who yo's seeme to imply to bee trouble-some, or exceed their Bounds towards the Indyans, I would have taken such present Order in it, as had been fitting; But you having sufficient Power as a Justice, I do not doubt, but you will make use of it, as there is occasion, and you see Cause; I sent for Capt. Baylay, and the Offich of more of the other Townes (as well as Sachems of Long Island and Neighbourhood, upon the Maine) have been will mee since my returne, and all satisfyed and well; I am

Yor very Loving ffriend

E. Andros.

C. M. Indian Population of Nantuckett and Martins Vineyard.

At a Councell. Septr 28th 1675,

Present. The Governo'. The Secretary. Capt. Brockholes. Mr. J. Lawrence. Capt. Dyre. Mr. Fred: Philips.

The matter in Consultation was about a letter brought by an Expresse from y° Island Nantuckett, intimateing their weaknesse, & great strength of the Indyans, both on their Island, & Martins Vineyard, not above 40 men at y° last & 30 on y° former, 1500 Indyans capable of bearing Arms, On Nantuckett y° Indyan men women & men 5 or 600; not so many on Martins Vineyard. They desire in their letter a Couple of great guns, & halfe a dousen Sould®. They pretend an ill consequence may arrive upon the Indyans Trayning in Armes on Martins Vineyard.

Resolved, To send them each a great Gun at ye two Islands of Nantuckett & Martins Vineyard, & to each ye Proclamation concerning ye Indyans, of keeping Watches, creeting Blockhouses &c.

LETTERS TO GOVERNOR ANDROS ON INDIAN AFFAIRS.

Right Honrible.

I and my men understanding that yo' Hono' was pleased to graunt Liberty to the other Indians to have their guns returned to them, but a restraint was imposed upon us the Montaukut Indians by reason of some Complyance we have had with Ninecraft the Narhiggon Sachem have sent this our messenger with these few lines to Intreate yor Honrs favour towards yor poor Supplicants yo' Hon' may understand my father and grandfather have stood always loyall to yo English in ye Pequod warrs now towards 40 years since my forefather was a great help to ye English having then this whole Island att his command & since then upon all occasions manifested his faithfullness to the English & if any plot were att any time against them typicly discovered them & this is known to many of the English yet alive: and concerning this plot now on foot against the English & yor honr may be assured (for we speak it before God the knower of all hearts) that had we been in the least acquainted with any such matter we should have discovered the same & though of late years we have held some correspondency with Ninecraft yor hour may be assured it was only with regard to our own Society we being very weak & few in number & he being great & having had wofull experience of the great desolation he made amongst us while we stood in terms of hostility against him but this we understanding is offensive to yr hon we shall forbear for the future onely intreate yor hon to take some speedy course for our security that we may not be molested by the Narhigansets for our dependence is wholly upon yr hon for protection as we hope your Hon' shall find us ever loyall Subjects to the king and duke of yorke & to yo' Hon' & to all authority under you. yo' Hon' may be pleased to take notice that 4 of our stoutest men have been this tyme of warre with the English Captains & fought under them & helped to doe some execution upon their enemies & had their free liberty to return home being dismissed upon their desire to return to their friends & relatives by the Governor at Boston we leave ourselves with yor Hon hoping vor honrs favourable acceptation of us; now is the vsuall tyme of our hunting & to get a little provision & some skins for clothing & if our humble request herein, may find a gracious answer, we shall take it as a further engagement to yo^r Hon^r & shall rest yo^r hon^{re} humble servants.

Easthampton octob 5th 1675,

WILL M alias MONUGABONGUN O MOSUF Sachem PEKONNOO, Counsellor WATTAMQUATTIN his mark alias Gentleman his mark CHARLES & Sachem counsellor

In the name and with the consent of the rest of the Indians att Montauckett.

Right Honhle.

The lines upon the other side I wrote upon the desire of the Sachem & his men, they were their owne words, & the substance thereof they also had expressed before Mr. Backer, but since my writeing of them wch was almost a week since, I perceive that delivering vp the armes to the Indians doth not relish well with the English, especially since of late we heard of the great slaughter, they have made upon the English in other parts of the country; I perceive att Southhampton yo English are much troubled yo Indians have their arms & I thinke it doth much disturbe ye spirits of these haue them not; as for these Indians for my owne part I doe thinke they are as Cordiale freinds to the English as any in ye Country & what is written by ym is knowne to many to be vetruth, though God knows their hearts. As their Counsoler, Sr, your hours predecessor wrote severall letters to me to stirre me vp about Instructing the Indians in the knowledge of God & true religion & that he would further & encourage the business so farr as lay in his power. I doe thinke if yo' Hon' be pleased to set in att this tyme it may be a good promotion of that work, web may conduce to ve enlargmt of Christs kingdome & that web I have seen in severall writeings of his most excellent Majesty ye King his pious desire expressed for ye putting forward ye worke, but Sir I cease further to trouble yor Hon, att present & for wt ye Indians have written I leave to yr Honors prudence to act for ye best & rest wth my humble service to yr Honr & hond Counsell.

Y^r Hon^{rs} humble supplieant att y^e Throne of Grace.

Easthampton Octbr 5th 1675.

THO: JAMES.

An Ord' Prohibiting Trading wth Indyans.

Whereas the Gen^{al} Court of Assizes, now in this city, did yesterday make an Order strictly prohibiting the carrying any manner of Drinks or Goods to Traficke in any Indyan Plantagon or Creeke, or selling any strong Drinke to Indyans, in the respective Townes or places of Yorkshire upon Long Island & dependencies as also no Powder nor shott, but as is directed by the Law, These are therefore to Publish the same, and in his Ma^{lio} name to require the punctuall observance thereof, accordingly in every particular, as you and every of you, will answer the contrary at yor utmost Perrills. Given under my hand in New Yorke, this 7th day of October, 1675.

E. ANDROS

To the Mayor & Aldermen of this city, and to the Magistrates and Officers in the respective Townes, to cause this forthwith to be publisht and observed.

A LETTER WRITTEN TO THE DEP^{ty} GOVERNO^r OF CONECTICUIT.

An Indyan under a p'tenee of ffriendship, telling and affirming very confidently, to one of this place, That there is an extraordinary confederacy between all the neighbouring Indyans, & Eastwards (in w^{ch} pretended ffriends to bee included) and designed this light moone, to attack Hartford itself and some other places about Greenviich, of which being informed this morning, I have immediately dispatched this, to give you acco thereof, least there should bee some thing in it, though not so much as they report, 5 or 6000 Indyans enjoyned together, I am

N. Yorke, Octobr.

Sr

Yor humble serv^t

E. Andros.

Council Minutes. Secretary Nicolls charged with falsifying the records; Trade rivalries; Huntington; Indians.

To the Right Hono^{ble} Governor & the honr^{ble} bench Assembled at this Genall Cort of Assizes.

The humble Petition of Mathias Nicolls Secretary to his Honor ye Governor.

Sheweth.

That whereas ye Inhabitants of Huntingdon & Especially Jonas Wood Isack Platt Tho. Skidmore & Tho. Powell with severall false scandalous & malicious reports to Detract and take away ye good name & reputation of yo' Petitioner in ye monthe of Aprill 1674 & Diverse times before and since not only in words but in writing have charged yo' Petitioner of falseficing the Records of this Colony & foysting in an Ord' of Assizes In re Smith & ye Inhabitants of Huntingdon &e.

Oct. 12th 1675.

Therefore humbly Prayes That ye sd Wood & his Confederates may prove their accusations agat ye Petitioner or else that they may be bound to their good Behaviour & to stand to ye Judgment of this Hono^{Me} Cort &c.

Too the Right Honorable Coll: Andreas Go^{*} Ge^a of all his Royal Highness Territtories in America.

The Humble Petition and Addresse of the Coopers of South and Easthampton. Most humbly Showeth.

That there is A Company of Coopers yearely Come in the Winter Season from Boston to worke here: that neither pay to: Towne nor Country any Rates and teach young men theire Trade for, A winters worke or som small tyme more whereby there be many poor workmen in the Towne which is greatly to the Damage of both Townes & M'cht' And if any of our Coopers in the Summer tyme when wee have noe Employment at whome goe but to Boston to work if they work under one of those Coopers here Cannot bee p'mitted to work because hee served not his tyme there whereby it appears that they have A Law: that none but such as have served

theire tymes in that Jurisdiction may be p'united to Sett up theire; Wherefore wee most humbly beseel yo' Hon' would be gratiously pleased to Cause an Order to be made for the prohibition of any such that shall come heere to Set up that have not in this Governm': Either Served their tyme or are inhabitants thereof As also that none might bee pmitted to worke for themselves but under some other men that have not served at least five yeares:—And that theire may bee a sworn searcher and gager that no unmerchantable Barrells may be putt upon m'ch's as frequently they are whereby the M'ch' is forced by reason of his Dammage with his Casque to Sett higher prices of his good soo that both Plant's and M'ch's are hereby wronged; which makes us yo' Gv's most humble Petitioners humbly seeke Releife of yo' Hon' and wee shall as wee are Everbound most humbly pray.

WILLIAM FRANC
The marke of Christopher Lymon
October 13th 1675.

Cha^s Shawe Phillip Leek Ebenezer Leeks

To the Right Hono^{ste} Eilmond Andross Esq^r Governo^r Gen¹¹ under his Royall Highnesse James

Duke of Yorke and Albany of all his R. H^s territoryes in America and this honorable
Bench.

The honorable Petiçon of the Poore farmers whoe are seated on the Land Lately in Controversy Betweene Richard Smith and the Inhabitants of Huntington.

In all humility Sheweth

That yor honnors poore Petitioners have by virtue of an order of an honorble Court of Assizes held in New Yorke in the month of October Ad 1670 Satt downe: built upon, Cleared fences, Planted Plowed and so etc npon yo Land on the West side of Nessequauke River and Cutt and provided Hay for their Cattells Provizion this winter and yor honor and this honorble Bench having found the aforementioned Land etc doth belong to said Richard Smith and passed a decree accordingly Not Explaining therein, yor honnor intention, how yor poore Petitionrs Shall regulate themselves as to ve Possessing, renting or purchasing the said Land web is by them soe seated, eleared eultivated and built on. Being by Experience Assured that if yor honnor take not some course and make some firme order for their releife in and about the renting or Purchasing the said Land. Your poore Petigoners their wives and Children Must of necessity Inevitably and Ireparably bee ruined and vadone, it now appearing the said Smith hath noe more than wt Huntington Long since tendered for Peace and Quietness sake to the said Smith as they are able immediately & ready to prove and make appeare weh the said Smith refused to accept of or Embrace weh refusall hath occasioned all this trouble and charge to ye poore towns of Huntington &c. Now if yor poore Petiton^{rs} might be constreyed to lye at said Smiths merey imediately to be turned off or in the renting or Purchasing the said Land they can promise nothing to themselves but unreasonableness and Cruelty which constreynes them to address themselves to yor honour for relief in the premisses, humbly begging and beseeching yor honnor seriously to Consider this their sadd and deplorable Condition in ordering something for their releif as Shall best suite with yor honors Gravity wisdome and Prudence weh will oblidge them and theirs Ever to pray for yor honnors Long life & Prosperity ete

Thomas Skidnore
For ye farmers.

Whereas there lately past an Ord of Councell That by reason of the good comport of the Indyans, their Armes should bee restored unto them, except those of Eusthampton & Shelter Island, for the reasons therein given, or such others as were not fitt to be trusted therewth, The which hath in most places beene attended; These are (notwthstanding the former Order) to Empower and Authorize Mr John Topping, Justice of the Peace, and Capt John Howeld of Southhompton, That as the Matter may require, and they Shall See Occasion, They send for their Indyans and disarrne them againe, yet wth all, to afford themselves Protection as formerly; ffor the door where the shall bee yo' Warrant; Given under my hand in New Yorke, this 14th day of Octobr, 1675.

E. Andros.

Mr Justice Tapping

New Yorke the 14th October 1675.

In answer to some or yo' Lines, wherein you seem dissatisfyed, at the delivering the Indyans Armes, yo'selfe nor Capt Howell, nor yet the Constable and Overseers, not finding just cause to detaine them longer, you have done well; And as for the other, you are of yo'selves sufficiently Authorized (upon any occasion requiring it) either for the publicke Peace, or safety, to call for, or take from the said Indyans, or any other that shall happen to be in yo' parts, all or part of their Armes, or secure the Persons of any that shall, or indeavo' to do harme, or cause disturbance; But are always to do Justice, and Protect the good and unconcerned; from yo' affectionate ffriend

E. Andros.

October 16, 1675.

Upon ye request of ye Sachem of Easthampton, & Mr James ye Ministers recommendation about ye returning their Indyans their Armes. It's not thought convenient to alter ye former Resolugon, but as ye Justice of peace & Cheife Officers shall see cause, they may lett some few have their Guns for their present use, they returning them againe in some short time.

Ambusco late Sachem of South-hold hath liberty to remove wth his family to Shelter Island to abide there with Mr Sylvesters permission, but no others to be admitted to come on, or to follow him, wthont particular leave.

At a Councell Oct^{br} 23th 1675. Present. The Governour. The Secretary, Capt. Dyre. Mr Philips.

A Letter from Mr Lette Dep: Governo[†] of Conecticott about y^e Indyan affaires, & in answer to y^e Governo[†] Letter of Intelligence to them was read. The Governo[†] had another letter of private Intelligence about y^e Indyans ill Intent upon Long Island.

Resolved, Upon ye said Indyan Intelligence of our Indyans being in Confederacy wth the Narrogansett Indyans upon ye Maine, & plotting mischiefe, That all our said Indyans on Long Island be forthwith disarmed. The Armes to be delivered into ye Constables hands of ye severall Towns, who may lend some few of them to such Indyans as they shall think may be trusted, for their hunting, wth ye approbagon of ye Justices of Peace, and where no Justice at hand, of ye chiefest military Officers of ye Place.

That an Order be made hereupon for the putting of this in Execution.

A Lettr to ye Depty Governor &c: of Hartford.

Gent.

Last night I received yors of ye 6th Instant, & am as from the beginning very sensible of, & much troubled at the Indyans Continued Depredations & successes, & misery of our Country men in those parts, and have endeavored not to bee Wanting in my Duty though at the very first slighted & rejected. When I was at Albany I took the Occasion on a Lett' from Major Pinchon to the Command' & Comissaryes there to returne him an Answer my selfe, & of my Endeavors In which I have been as Careful since as possible, but noe Answr.

The 10th inst I gave you by Expresse an Accst of some Indyan Newes, of their Designe on Hartford it selfe &c: and immediately dispatched Cap^t Brockholes my first Lieuten^t, to Albany, with reiterated Orders to these parts for yo' Admartage, as farr as I might, not having heard from you. But if you desire any thing farther, & please to send a fitt p'son I shall bee ready to doe what is fitt for mee, and serve you to my Power, being

Gent, N. Yorke, Oct. 17th

1675.

Yor Affecate Friend & Humble Servant,

Edm^d Andros.

Orders concerning Fortifications on L. I.

By the Governor.

Whereas I am informed That severall of the Inhabitants of Oyster bay, notwithstanding the late Orders & Proclamagons are still very backward in making up their flortifications, These are by the Advice of my Councell in his Maties Name to require all the Inhabitants in Gen^{al} That with all speed they apply themselves to finish the said Worke already begunn; only that it bee left to the discretion of the Constable and Overseers to excente such persons as they shall thinke most proper, & may not bee a hindrance to the setting forward soe needfull and Publick a Work. Provided They bee Such Auncient persons as have principally contributed to the building of the Honse taken in within the said ffortificagon. Given under my hand in New York this 19th day of Octob' 1675.

E. Andros.

To the Constable & Overseers of Oyster bay.

By the Governor.

Whereas I am informed That neare the Fort newly built at Seatalcott there is a parcell of Brush wood both in the Comon & the Lotts of private Persons which upon occasion may prove very inconvienient these are in his Ma^{ues} name strictly to enjoyne and require the Inhabitants of said towne that forthwith they all joyne in cutting downe & burning the Brush in the Comon wthin eighty pole of said Fort and that the persons who have particular Lotts doe the like in the s^a Lotts to that distance & for soe doeing this shall be their warr. Given under my hand in N. Y. the 22^{ad} day of Oct. 1675.

To the Justice of Peace, Const blo & overseers of Seatalcott.

LETTER FROM SECRETARY NICOLLS TO THE CONSTABLES OF SEVERAL L. I. TOWNS.

Gentlemen

By the Governors order I am to give you notice by this Expresse that his honor expects you make payment forthwith for the Sumes due from yor Townes for the last years Rate (the particulars whereof you have here enclosed) & that in Corne. The Governor having present occasion for the Garrison & you shall receive discharges for what you pay to the Sheriffe.

New Yorke Oct 20th 1675. I am
Yo^r Loving friend
MATTHIAS NICOLLS.

Statement of Taxes due from L. I. Towns.

Due for the last yeares Rates.	£.	sh.	d.
Plattbush. Due for the last yeares Rates.	13	4	48
Boswyck	3		101
Newtowne	28	3	31/2
Jamaica	23	6	8
	67	15	24

Council Minutes, Indian Affairs.

At a meeting of Indians Oct 21.

A Note of hand under *Hempsteed* Claimed by the Indians as not Paid for.

A necke kalled Matinecock on the Sound at the Eastward of Muchito Cove.

A small island Called Hoggs island at the South side of Long island.

Merricocke the indian Planting land voluntarily left. Massepeake
On Tackopawu & his Indians did formerly Plant but about three or four years ago they were turned of by one Cheepy Who Claimed the said land to bee his as informed by Indians whereupon Tackeparis of Marsepeake and of Marricoke did remain

and plant upon Rockeway where he had planted ever since.

Declaration by George Hewlett.

That Cove Neck has bein fenced in and enjoyed by those of Hempsteed this 25 years and doe not know the same to be claimed by the Indians ever since.

That Great Madnans Neck has been settled about eight years ago by the English with many
. were settled thirty years ago by John Richardson and do not know that it has
been claimed by the Indians since.

Little Madnans Neck settled by several families about eight years and near twenty years reputed to be purchased under Hempsteed and is now under Flushing all these several trackes were spoken off in Gouv' Nicolles time after Gouve' Lovelaces aryval and particult discoursed afore them at M' Hixes the Indians being sent for and present but nothing fully concluded onely advised that if they persisted should give to the Indians a present to satisfy them.

Memorandum The Indians do owne they had sold the land at the Sondward but not Nortward.

At a Councill Oct 21 1675. The Indians to follow the directions of the Assizes to remove from Mr Pells. No powder nor lead to be sold in this town to the Indians. Mr Cornell Captain Wm Lawrence from Flushing Mr Gildersleeve and Mr George Hewlett from Hempsteed they came according to order this day from the two towns Tackpousha and the rest came not till this evening and brought some pretending to land with them the persons appeared just agoeing returned with them. Mr Edsall Interpreter.

The Indians renewed their pretences to the land on the North of Hempsteed and particularly Cove Neck, Little Madnaus Neck, Great Madnaus Neck the Go: makes offers and but they not willing to consent with Cov Neck so to remain as it is but neither Christian nor Indian to be permitted to settle there at present.

Tackpousha brought some other pretenders of being owners to some of the land at the North.

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Oct 22 1675

At a meeting of Indians before ye Governor at the Fort Tackpousha his son and some others.

Its about an agreement for the lands on the North of Hempsteed limits.

One of the Indians claymes three necks to belong to him and an old Squaw they ask 120 Lbs again as before for the three necks and to keep Cow Neck themselves all that have pretences must come together some other time and the Governor will agree with them.

LETT TO M' BAKER OF EAST-HAMPTON.

Mr. Baker.

I have just now received yor of ye 24th of yo' Indyans friendly Intelligence, & Declaraçons of their Good Wills & constant ffriendshipp wen I shall also acknowledge upon all Occasions; & may assure them that if any Disturbance should happen to the Eastward, or any other against the Governm', see long as they continue thus, they shall bee sure of Protection, and need not feare.

But I finde noe cause or Likelyhood of their intelligence, web I rather beleeve the ffancyes of some dis-affected Indyans who would gladdly have it soe; for I have not heard of one English Man kill'd, much lesse 12; which could not have been concealed; nor is there, nor hath been for some years one Indyan belonging to Staten Island; and those towards Achtereull are now as friendly as ever: However wee as you know have made all flitting preparations, & are upon our Guard; And upon some Intelligence of the Rockaway & Masha-Peage Indyans Plotting have again disordered them, & See rather lesse Cause of apprehending Troubles this way then when you were here, but would have all Watches continued, And soe none neglect their occasions abroad, as well as at home.

If any Troubles should happen you have by yo' commissions, & Places of the Peace and Militia sufficient Power to call before you, disarun, & committ any that shall goe about, or (you suspect) would break the Kings Peace; not only Indyans but Christians; And if any resist to make use of all the floree of yo' Towne to reduce them Pray both you and Southhampton, send daily to see yo' Indyans in their Plantaçons, and then unlesse you discover very good cause, bee not at all alarm'd to hinder (as above) any yo' Occasions. I am

Yor affectionate Friend

N. Yorke ye 27th October 1675.

E. Andros.

COUNCIL MINUTES. INDIAN CLAIMS ON HEMPSTEAD; WHALING; HEMPSTEAD BOUNDS.

November 5th 1675.

At an appearance of Indians.

Tackpousha and some other Indians pretenders to the land they pretend they were not paid for all by Hempsteed. They say they are the owners of three necks of land and ask 120^{lbs}.

Naua is one of them & claims the great neck.

Chaperach another Great Madnans Neck.

Nauvawatuck the 3rd Little Madnans Neck.

Cow Neck is said to belong to Tackpoushes, which they will not sell.

Hempsteed hath been long in possession, their patent from Go. Kieft is about 30 years ago or rather more.

One of them says they aske this.....onely for the.....not for the.....

Their having never.....before is thought will give trouble & would create new Disputes; if the one part should bee bought & not the other.

Nor 25 1675.

Tackpousha & severall other Indyans appeared before the Governor.

The Governor told them They must have patience untill they shall make it when a conclusion may bee resolved on.

Vpon the Petigon and Desire of Jacob Schellinger and Company of East-Hampton, who are joyntly concerned in carrying on a Designe of Whale Killing at the said Place, That they may have Leave to employ 4 Indyans belonging unto Shelter Island, by them formerly hired for the said purpose, and well known to them to bee Indyans of Civill Deportmi, I have thought fit to grant their Request; And doe hereby give them Liberty to employ the said foure Indyans for this present whale flishing season. Given under my hand in New Yorke this 18th day of November 1675.

E. Andros.

By the Governor.

Whereas I am informed that heretofore in the time of Governor Rich⁴ Nicolls the Neck called Cornbury, or Little Madnans Neck where Cap⁴ Thomas Hicks doth reside was adjudged to bee within the Limits of flushing, since the which the Line having been runn, It hath been found that part of the Land on the said Neck, belonging to Cap⁴ Thomas Hicks is within the Bounds of Hempstead, where hee hath likewise a considerable Interest, & is now a Justice of the Peace for that Towne and Riding; These are to declare That from and after the Date hereof, the ffarme and Land upon Cornbury belonging to the Said Cap⁴ Hicks shall bee deemed & held to bee within the Bounds and Limitts of Hempstead, &c nor longer of flushing. Given under my hand in New Yorke this 23⁴ day of Novemb 1675.

E. Andros.

LETTER FROM THOMAS TOPPING TO SECRETARY NICOLLS ABOUT TAXES.

Worthy Sr

Southampton November ye 15, 1675.

My service presented etc. I with y° Overseers of this Towne rec^d yo^r warrant for this years Country rate of £56, 18sh, 11\(^2_4\)d. As also yo^r manifestation of the Govern¹³ pleasure to accept our proposition in fatt cattle. Accordingly we have put forth vtmost endeavours to procure y° best wee could for that vse and have sent them to you by the hands of our Neighbors Joseph Rainer and Charles Sturmy That is to say soe much as to make vp y° value of the rate with y° payments Due here vnto p'ticular p'sons on the Countries Acc' wth which Dues the bearer hereof Joseph Rainer will fully acquaint yo^a But S' in that Accompt of y° Countries Debts I must crave yo^r

p'don In that I have p'sumed to adventure to sett the sume of small p'ticulars myself as in that p'ticular of Sending two men in the night season post to Seatauk wh a letter from Mr Backer to the Govern' &c. The true reason whereof is because I endeavour to make vp a Just Aect to yo and I cannot come at the men to know what they Demand Nor at yo'self to know your allowance. Soe I have done therein According to my best Judg^{mt} and am in hope of yo' approbation Yet leave it to yo' wor^{pp} Correction if need require. And if you please to accept my said accounts of yo' Country Debts here, and send mee a discharge of yo' rate (& your owne 40sh web is also now sent in the cattle) I shall Diligently take spetiall care to take in the Sherrifs bill and cleere accompt with yo' p'ticulars p'sons specifyed for yo' Countries Discharge; for men will not p't with those bills till they have theire pay By web meanes web yo' favour the Cuntry may have good cause of Satisfaction & p'ticular p'sons... Soe hoping you will accept my true interest and endeavoure in the p'mises with my Constant prayers to the Almighty for yo' Countries peace & yo' happiness I take my leave at p'sent & Ever Rest

Wetts agree^{mt} for 7 head of Cattle L. S. D. S^r Yo^r Servant to Command Thomas Topping.

PETITION FOR LEAVE TO EMPLOY L. I. INDIANS IN WHALING.

To the Hono No Edmond Andross Esqr Generall of all his Royall Highnes his Teritories in America And Govern' at New Yorks.

The Humble Petition of Jacob Schallenger Stephen Hand and James Loper and others adjoyned in them in the whale Design at Easthampton.

Humbly Showing to your hon that ye last Spring your petiton appoynted or agreed to Joyne together in one entire Company for whaling For the carrying on of which theire Designe they agreed to Indent wth 12 Indians to man forth yor petitonrs two boats they prepared with all suitable Craft thereunto. According whereunto your petiton Seeing yo Indians yearely imployed by other men both of theire own Towne Southampton and Elsewhere. And knowing Nothing but that they might assume like liberty and doe therein as themselves and others vsed to doe in former yeares They hired and covenanted with 12 Indians about June last to goe to Sea in theire sd boats with Craft this whale Season Soe Nigh at hand upon terms which your petiton's and ye Indians agreed on: But it fell out soe that foure of the said Indians (Competent and experienced men) belonged to Shelter Island who with the rest received of your petiton's in p't of theire hire or wages 25d a peece in hand at the time of the contract as the Indians Custome is and without which they would not engage themselves to goe to sea as aforesaid for your petitonrs: After all which p'mises had passed your hon's Order came Downe to Easthampton (as they say) requiring all Indians to keep at theire owne usuall quarters for winter though yor petiton understand it relates onely to the Indians at Mr. Pells plantation: And some of the Towne of East. hampton wanting Indians to make up theire crue for whaleing they take advantage of your hon's Sd Order thereby to hinder your petiton's of the said Shelter Island Indians One of yo Overseers being of the Company that would see hinder your petitonrs And Mr. Backer warned you petiton's Not to entertaine the said foure Indians without licence from your hon' And although some of your petitoners opposites in this matter of great weight to them seek to prevent yor petiton's from haveing those said foure Indians under pretence of Zeale in fullfilling yot hon's order yet it is more than apparent that they endeavour to break yor petiton so Company in yt maner that

soe they themselves may have oportunity out of the other eight Easthampton Indians to Supply their owne wants.

The p'mises Considered And for that your Sup'is Designe is utterly broke for this whale season if they cannot enjoy the help of the said foure Indians which will bee to theire great loss and Dissappoyntm' also for that there is now noe hope of supply by home Indians because all capable are by others already hired Alsoe it is hopefull in reason that foure poore knowne Indians belonging to a place soe neere adjacent will not nor can they Doe much harme to the Towne if reall trouble should come which is hopefull may not come, however not this winter season And alsoe for that your Sup'is are like to bee Deprived of the pay before mentioned which they were necessarily exposed to imparte to the said Indians vpon Indentm' with them Your Sup'is most humbly and Earnestly beseech yo' hon' to take this theire address and weighty concerne into your Serious Consideration And of your goodness grant liberty unto yo' Sup'is of the help of the said foure Indians this Imediate ensueing whale season according to theire honest contract with them And alsoe bee pleased to vontsafe your Sup'is an order from you to that effect. And yo' Most humbly Devoted Supp'is as Duty bindes them shall ever pray for yo' hon's happiness etc.

Granted Novbr 18, 1675.

A SPECIALL WARRANT SENT TO HUNTINGTON TO DEMAND THE INDYANS ARMES OF ROCKAWAY AND SEAQUATALKE, WHO ARE TO KINTECOY THERE.

By the Governor.

Whereas I am Informed, That the severall Indyans at Rockway, Unchechauge and Parts adjacent, are in few dayes to have a great Kintecoy at Seaquetalke; which being unusuall at this time a yeare, is at this juncture in no case to bee neglected; And therefore (by the advice of my Councell) you are in his Maties name hereby required, upon notice of the time or day the said Indyans Kintecoy is to be, with six or more men, not exceeding ten (as you shall judge fitt, to bring home their Armes) to repaire to Seaguatalke, or place where the above Kintecov shall bee, sending two men a little before, to give them notice of yor coming (that they be not scared at yor arrivall) to informe yo'selfe of what Indyans are there, and demand their Armes; which having recd to warne & command them to separate, and each to repaire to their proper place of abode, and for the future to forbeare appointing or coming to any such public Meetings or Kintecoys, wthout speciall Leave, and to bring away with you all their said Armes, weh you are safely to lay up and keepe in yo' Towne, till further Order. But in case the above Indyans should happen to bee refractory, and refuse to deliver their Armes, you are (having taken the best Accot or notice you can from whence they are, their number &c) to warne and command all their Sagamacks wth out delay, to repaire to mee at this place, and all other Indyans home, and so leave them. At yor returne, you are immediately to give mee a particular Accot of yor proceedings according to the above; of which you are not to faile, as you will answer the contrary at yor Perills; And for so doing, this shall bee to you, and every of you, a sufficient Warrant. Given under my hand and seale, in New Yorke, this 13th day of December, 1675.

E. ANDROS.

To the Constable, or Chiefe Overseer of Huntington.

Lett' to the Governor of Rhoad Island.

Honble Sr.

December 22th 1675.

This is by a sloope bound to yo' parts, not to omitt no good Opportunity, though there bee nothing new; but that I heare you have stopped a Vessell bound to this place, on Acce' of some Powder and Armes in her, which (as represented) would not only reflect on mee, and all the Magistrates of this Government, but also on his Royal Highnesse and the King himselfe, whose Commissions I have. And therefore as I have endeavored to doe my duty, & (un-asked) to serve my Neighbors, particularly yo' Colony from the beginning of the Indyan Troubles, & sale of Powder to Indyans being soe strictly forbidden here, I cannot give Creditt to this Report, not having heard from yo'selfe or Colony of it, which I am confident I should; yet being told mee by sufficient men I pray I may; and if any such thing bee, whether you have any Orders from the King to stopp any of his Matter subjects Vessells or Goods, coming to these parts; and you'l oblige

Yo' humble Servant

E. Andros.

Letter from the Governor of Rhode Island to the Governor of Massachusetts.

The Governor & Councell of y° Massachusetts & Commandrs of y° United Collonies writing to us to give us thanks for transporting their souldr & prvisions & y' our sloops transported their wounded and desired us to sett out 100 or 200 souldiers answering y^m denying so to doe & gave y^m grounds, This was our postscript.

Friends, Since our writing y° above said to you is come to our hands certaine printed lawes or orders to yo's of y° 3rd Novemb' 1675 Set forth by y° authority of your generall assembly of y° Massachusetts your secretaries hand being to ym wherein you say you have apostated from y° Lord with a great backsliding. To wth 1 doe consent so great hardly to bee paralleld all things considered we were a people p'fessing y° feare of y° Lord in England against Bishops & ceremonics in tender love to all yt p'fessed godliness & so departed from y° land of our nativity declaring y° grounds of our removall into New England vizt to looke out a place for our brethren where we might enjoy y° liberty of our consciences yt y° sons of wickedness might vex us noe more as was publikly preached & declared.

2dly For the prpagating of ye gospell converting ye Indians etc.

3^dly That wee might enjoy such as preached y^s gospell (y^s power of God to salvation) for y^s Bishops did y^s silence our best ministers these & others in 1630 was printed & dispersed both in England & Holland w^{ch} I have by me in print y^c Governo' & Deputy Governo' & Assistants hands being to it, myselfe & Simon Broadstreet being two of the yⁿ assistants our hands is to it I have y^m at large in print to bee seene.

How well this hath bin performed by you let your printed lawes declare & this amongst y* rest our houses are now open to receive your wounded & all in distress. We have p*pared an hospital for yors, but you a house of correction for all y* repaire to our meetings, is this to doe as you would be done by. Your ministers with us have not bin molested, ours with you have bin persecuted, is this a time for you to Establish iniquity by a law, will not y* Lord bee avenged on such a nation as this y* set vp ministers y* are not so made ministers by y* yower of an endless life, but of y* letter y* Kills but not y* spirit y* gives life & a worship y* is not in spirit & truth set by Christ alone 1800 yeares agoe; We cannot come to you: but depart from y* Lord as you have done, therefore desiring your return to y* power y* made you y* true light is in you.

This is written to you by one who above 45 yeares Past was one of you & now is one y' desires your true good both æternall & temporall as I did when I was with you & am

Yors in True Love Wm Coddington Governor.

Rhoad Island January ye 9th 1675-6.

C. M. Aspersions made in a Boston paper against New York to be refuted.

Correspondence with R. I., L. I. Indians.

At a Conncell. Jany 17th 1675/6.

Present. The Governor, The Secretary, Capt. Dyre, Mr Fred: Philips.

Resolved to write to y^{*} Governo^{*} of *Boston* to vindicate this Governm¹ from an aspersion in a printed paper of Decem¹ the 7th last past, Wherein they sett forth, *Philip* in his flight was supplied with Ammunition from *Albany* whereby he was enabled to prosecute his bloudy besigne against y^{*} English.

That it be dispacht by an Expresse wth the first convenience.

Resolved, That there be a civill Letter of thanks sent to y^e Governo^e of Roade Island, in answer to his two last to y^e Governo^e, and a nearer correspondence accepted & concluded, in y^e best manner, for y^e preservagon of both Colonyes, according to y^e extent of their Patents, from all invasions or neroachments on them, & particularly to accept of a mediation to compose y^e difference betwixt them and the Neighbouring Colonyes concerning y^e Narrogansett Country and other Territoryes upon ye Maine, all which treatys, to be privately managed by y^e person or persons, who shall have a Letter of Creditt, and instructions to that purpose.

Resolved to let yo Governo' of Roade Island know that any in their parts driven by the Indians from their habitagons or Plantations, shall be welcome here, and have land Assigned them, upon this, Long Island, or Staten Island. And to take away all apprehensions from our present inhabitants, or such as shall come hither, It is likewise Ordered, That all o' Indyans on Long Island not yet disarmed, Vizt. Sequetauke, Seatauke, Unchechauge & Southton, be forthwith disarmed as the others upon yo Island already are, & no Indyan here, be permitted to have any firearms in any Case, during yo present Troubles.

ARTICLES OF CORPORATION FOR A FISHING COMPANY.

The Governour desiring and resolving by all fitting meanes in his Power to Promote and Encourage the Codfish ffishery in this Government, And finding youn enquiry and the best Informaçons and Aduice that the most probable meanes to effect it is by a Company and Joynt Stock, doth by the aduice of his Councell, allow and Authorize the same in the manner after Exprest, Towitt.

That all Persons wthin the Government, that will Subscribe to it before, and be ready to pay what they shall so subscribe eight days after the 9th of February next, shall bee admitted.

That every fifteen beners or the Vallue, be a share and have a vote in ye said Company.

That Vpon the 9th of ffebruary, every Member of the said Company or his Sufficient Deputy shall meet together at *New Yorke* to consult, and by the Plurality of votes make all orders, Rules

and officers and so from time to time, and take all accounts for the mannageing, improving, and ordering all things relating to the said Company and Joynt Stock as above, for the said fishery, and then appoint or give Directions for another general Meeting or Meetings as shall bee thought, necessary.

That all who are willing to bee concerned may bring or send the Subscription to the Secretaryes office In *Fort James* in *New Yorke*, where they shall be received and Kept till the aboue 9th of February, and then delivered to such as the Company shall appoint.

That this Company bee not understood any wayes to debarre or hinder any other Person or Persons from fishing by themselves, or in Companyes, as they shall like best.

By order of the governor

MATTHIAS NICOLLS, Secry.

AN ORD' FOR ALL INDYANS ON LONG ISLAND TO BEE DISARMED, IN THIS JUNCTURE OF YO WARR, & THAT NONE RAMBLE FROM PLACE TO PLACE &C:

By the Governor

Whereas I am informed from severall Townes & places on Long Island of the Generall Apprehensions of the People concerning any our Indyans being Armed at this juncture, for we though I hope there is noe Cause, however by the advice of my Councell, I hane Ordered that all Indyans on Long Island that have by the favour of the Townes (as allowed) their Armes still entrusted to them to bee forthwith disarmed, and the said Armes according to former Order to bee safely laid up & kept in or neare the Block-House or ffortification in the severall Townes: And that all Indyans hane notice not to ramble or goe from place to place out of the Bounds they live in without a Certificate from y* Magistrate or Constable to bee shewed to the like Officers at their Arrival where they goe, and hane Leave to stay; But all Justice to bee shewed to them according to Law and Orders of y* Court of Assizes, & Concerning ffortification. This Order to bee forthwith effectually putt in Execution, and a due returne made to mee thereof by the severall Townes in whose precincts any Indyans live by the first Opportunity or Expresse, if Occasion: Of which none to faile as they will Answer the default at their utmost perills. Given under my hand in New Yorke y* 24th day of January in the 27th yeare of his Matter Reigne, Annoque Dni. 1675/6.

E. Andros.

To the Justices of y^e Peace Military Officers, Constables, and Overseers of Southampton; &c: The like sent to all the Townes on Long Island.

The Governors Ord' to M' Topping Concerning M' James & M' Baker.

By the Governor.

Whereas upon Complaint in the behalfe of (& a Lett' of Novemb' last from) M' Thomas James Minister at Easthampton to M' Wilson against M' Thomas Baker of the said Towne, representing him to bee an Excommunicated person, and soe very unfitt for Publick Employ; Also another Letter from the said M^r James of the 25th Instant to the same effect, and referring to his former Letter, noe part of which having been before acquainted of, either by M^r James or any other of that Towne, though there, and did particularly desire of them to bee informed of all material Concerns: Having now informed myselfe as well as I could of the said matter, particularly of Stephen Hand present Constable, accidentally here, who saith hee hath nothing to alledge against the said M^r Baker, And being informed its an old Businesse of twelve or more yeares standing; ffor remedying whereof amongst Christian Neighbor³ That Justice may bee done to either Party: You are therefore to require M^r Thomas James to give you forthwith as soon as conveniently hee may a particular Information and Complaint of whatsoeuer Matter or Crime hee hath to alledge against the said M^r Baker, which he is to doe in Writing under his hand, and deliver it to you; of w^{ab} you are to deliver a Copie to M^r Thomas Baker, & require his speedy answer; And soe to send both to mee in order to farther Proceedings and Determination as the case may require; In which I pray your present Care for the same, it importing both their Church and Towne: And therefore lett the Partyes know They are not to faile in the above, as they will answer the Contempt at their perills. Given &c: Jan¹⁷ 29th 1675/6.

E. Andros.

To M^{*} Jn⁰ Topping Justice of the Peace of the East Riding at Southampton. Enclosed by the Governo[†] to M[†] Justice Topping.

Lettr from ye Governor to Jacobus Schellings.

New Yorke ye 29th January 1675-6.

I yesterday received yours of the 25th in the name of your Whaling Company, in which you referr mee to Stephen Hand yo' Constable, who tells mee hee hath nothing to say in y's matter, and M' Baker that though both the Indyans and yo's elves did refuse to lett him know (as justice) the newes of either, yet out of respect to my Order, hee did not forbidd yon, nor send away said Indyans: and on the other I have seen two Letters from Cap' Silvester, heavily bemoaning the Incouragem' those Indyans have had in your Towne to the disquiet of others, at least himselfe & whole ffamily; soe that I feare you have not been so wary as you ought with the Indyans at such a time and juncture, in making such a complaint: One of you, though seemingly imployed, will not own noe more than you have or doe, when yo' Company are, which you ought not to have conceal'd from any, but y'e contrary, made Publick to all, as Occasion, And therefore I expect you shall without delay give mee a particular acco' thereof, and of all matters and persons concerned, under yo' hands, or some one in the Name of the rest, that Right may bee done to either; Assuring yo' selves that as I shall not bee wanting to uphold the just Authority of the Magistrates & Officers, soe I shall bee as ready to heare and doe Justice to y'e meanest Inhabitant of the Government; & remaine

yor ffriend

E. Andros.

PETITION OF THE MAGISTRATES OF HUNTINGTON REFLECTING UPON THE COURT OF ASSIZES.

Feb 1, 1675-6.

To the Right Hon' Edm Andros Gov' of all his Royall Highness Territories in America. The petition of the Constable and Overseere of the towne of Huntington Humbly Sheweth.

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That whereas we received yo' Hono's Letter wherein yo' Hono' was pleased to recommend to our consideration the case of those farmers now dispossessed of their farmes and that [we] should supplye them with suitable Lands to what [they] have now lost according to the Judgmt of the last Court Assizes. Though wee acknowlege ourselues civilly & morally obliged to yield ready obedience to all yo' Hon' commands yet that yo' Hono' may bee more fully informed in this matter wee humbly beseech yo' Hono' to take cognisance of these following considerations.

In primis The towne was not the first cause of the farmers setting forth neither did wee willingly consent to it but the consideration of the after inconvenience that would therby happen to the towne made us very averse to it and if the Courts decree concerning it could have been answered by any sum of money y' wee were capable of paying we would rather have done it than to have set out any one farme but the Courts decree was absolute and to be performed in the space of three years, or else wee to loose the benefitt of y' verdict and Judgmt.

2nd Neither did the Towne enforce any man to take up these farms but they went out

voluntary for their own (expected) advantage.

3d Neither did the greatest part of the Towne (proprietors in those their comon Land on which the farms are built) sell the Land to these farmers at any other price then that the whole ten farmes should pay to the proprietors only what charges they had expended at Law in defence of their title to their Land which was an inconsiderable Sum for so much Land and some of those Some have received what they before payed, so that wee humbly [conceive] that the Loss of that Land now falls upon the first suposed owners and not on the farmers. And one of those farmers hath a house & [lot] in ye Towne and all other accommodations eaquall With ourselves but went out to take up a farm there for his greater enlargement. But we humbly conceive that the greatest Damage that those farmers Sustaine is in the Loss of so much Labour and Charge that they have been at in building, fencing, clearing and manuring of Land which is indeed very great. And Mr Smith only doeth reap the benefitt of that Labor and Charge. And some of them had made some considerable beginnings before that order of the Court December 6th 1672. We also humbly beseech yor Honor to consider the ground of yt order or means by which it was procured which was as wee conceive a false information of Mr Smiths by which wee conceive the Court was misled. And that his information was untrue we doubt not but we are able to prove to yor Honor Satisfaction. Yet the Court judiciously ordered that a fuller understanding of the peculiarities of it should be indeavored for in the Spring following and that a Respit should be made for the present till the spring and we humbly conceive that the intent of it was not to put a stop to the farmers proceedings for the settling their farmes was Absolutely Commanded by the former Courts that wee should not press so hard for our charges which were in pursuance of and that Mr Smith might cease [troubling] the Govr & Councell with his dayly petitions having before that order according to former orders made considerable beginnings upon their farmes.

Now our humble petition to yo' Hono^r is that you will not inforce us to give out any more farmes to these men or any other! for we are very sensible of the intollerable prejudice the town sustains by them wee have been forced to set out allready & adding more would bee a great addition to our present burthen wee have already tendred to those of them that have not already in the towne Eaquall with onrselves that wee will give them in the towne Land Equall with o'selves so far as wee are capable. Wee hope yo' Honor will conceive our Tenders to bee rationall and not inforce our towne to settle any more farmes abroad which doeth & will prove very destructive to the well being of the towne.

Thus prostrating o'selves at yo' Hono's feet for yo' favorable acceptance of their requests as in duty bound wee shall ever pray etc.

(Fridored). Sont for we will not 100 Feb. 1007 6.

(Endorsed:) Sent for ye wthin ye 12th Febr. 1675-6.

They are bound over to the next Assizes Feb. 24th 1675-6.

CORRESPONDENCE AND COUNCIL MINUTES CONCERNING THE PEQUOD WAR AND L. I, INDIANS.

These may certifie all whome it may conserne that the Pecoites Indians have been out with the Endelish armye against the Neragonsitt and have proved themselves very faithful to our Endelish interest the Enemy fled before the army and in the persute those pequot indians did very good service: we slew in all neare about four score persons and followed them neare about three score and ten miles the enemies having notics of our armyes aproaching the sachems fleed and their wimen and Children and lefte Sixtye Pokomtock indians & three hundred fithing men to waylay the army by the amboscadoes but were by the providence of God timely discovered by our Indyanes, they wounded five English men in the reare of the armye after they weare beaten in the fronte by our Endelish and our Indyans, we slew at that time five of the vplanders and killed on of there chefe captaines & the same day tooke y⁵ towne & lodged there all night the next day burned the towne and then marched to the metropolitente place and found it deserted see fiered nere five hundred widgwames, this scalfe cared by the bearer was a Endyan of greate accounte and was taken with 25 persones more by the Pecoits Indyans upon there retirning home they parted with the Endglish. Srom (?) and his men killed two men nere Noradg and took away a boy alive this 6 feberry, this is short but cannot inlarge febery 9th 16736-61.

Your loving friend, JOHN STANTON.

Feb 25, 1675-6.

Thomas Warner, born in Barbadoes, young man, one of the two that came downe from Albany & had beene prison with ye Indyans who arrived here this morne being examined saith.

That hee was one of 9 psons that being sent out from *Hatfield* where the English Army lay to discover the Enemy but a party of Indyans way layd them & shott downe 5 of their Company & tooke 3—of which he And his Comrade are two the 3^d they put to death, the 9th was an Indyan that came with them & escapt away.

That the Indyans lay still two dayes after they were taken & then a party of about 30 with whom hee was marched to a River North East from thence about 80 miles called Oasuck, where about a fortnight after the rest of the Army came to them, having in the meane time burnt two Townes. They killed one of the prison presently after they had taken him cutting a hole below his breast out of which they pulled his Gutts & then cutt off his head. That they putt him so to death in the presence of him & his Comrade & threatened them also with the like. That they burnt his nayles & put his feet to scald them age the fire & drove a stake through one of his feet to pin him to the Ground. The stake about the bigness of his finger this was about 2 days after hee was taken.

That they continued at *Oasuck* sending out p'tyes about 5 weeks agoe & that at one of their meetings hee told 2100 Indyans fighting men whith 5 or 600 French Indyans with strawes in their noses.

When hee was taken the prty were about 600 Indyans.

That the River Indyans rec^d those Indyans kindly furnished them with provision & some of those Indyans were with them that took him.

That there were $5-\operatorname{or}600$ — of the Indyans with strawes in their noses, which they called the French Indyans.

That hee was made to tell the number by y* Indyans themselves which hee did 3 times over. That there were about 300 horse of them. That they were most young men the oldest not 40 years ôld.

That they were supplyed with powder from the French Indyans. That they s⁴—their design was in y⁵ spring to goe to *Hartford*, *Hadley* & to *Conecticott* Col & having destroyed them to goe to *Bostinge*.... & then after these they w⁴ destroy y⁵ Dutch.

Tuesday Feb. 29, 1675-6.

C. M. Connecticut Agents inquire, What part the N. Y. Indians took in the Indian War. Aprill v^a 10th 1676.

There was a meeting of the Governor and Councell in the morning upon occasion of the arrivall of Mr Samuel Willis and Mr Willim Pilkin with a Letter from the Councell of Conceticott; The Letter being read, it was not adjudged that the gentlemen mengoned therein, were authorized farther then in a Complement, or for advice, Thereupon they produced their Instructions, and read them, butt no further Authority appearing, The Governor proposed to them to deliver their minds in writeing, to ye which hee would likewise returne them answer in writeing.

Afternoone, Mr Willis and Mr Pitkin delivered in their proposalls in writeing, To the which after a Consultagon of the Govern and Councell, together with the Mayor and Aldermen, An Answer was made, & publikely read to the Conceticott Gentlemen, y Governo and Councell, with the Mayor and Aldermen being together, and divers Merchants and other Strangers admitted to bee present.

Ordered, That a faire Copy of what was read be given to the Gentlemen as an answer both to the Letter and proposalls. The tenour as follows,

An Answer to ye Proposalls of Mr Samuel Willis, & Mr William Pitkin, in the name of the Councell of Conecticutt, from whom they brought a Letter, Dated the first of Aprill, most mistaken and ineffectuall.

You are sent Agents to salute, but not Authorized or empowered to treate or conclude,

The Proposalls

To the hon^{ble} Major Edmund Andros Governo^r of his Highnesse Territories in America.

Sr having presented to your honor the Letter weh wee received from ye Secretary of the by Said Councells Letter, or otherwise that appeares.

1st, I know of no Commerce or Correspondence wth such Indyans, butt upon the Rumour of your Warre, (having made fitting preparations) when st Indyans did approach our Confines, were repulsed by our Indyans, the Maques & Sinnekes, and (as wee are informed) are retreated beyond Connecticutt River, but am ignorant if our Indyans have any particular knowledge of you, which should bee best known to yourselves.

Having already taken fitting Orders, Hope the Maques &c will do their dutyes as they ought to this Government, on all Occasions, and cannot be subject to two.

4th Thinke it strange that you should aske to treate with any branch of this Government apart, and upon your own Acet, And Notwithstanding ye Neighborhood & all my Endeavours unask't, that you have hitherto, and still keepe mee a Stranger to all the Concernes of your said Indyan Warre.

New Yorke, Apr. 10th 1676.

Conneell of *Conecticutt* Colony, according to our Instrucçons and y^s Import of that Letter as agents sent from the said Councell, Wee doe in their behalfe desire.

First, That yo' hono! will please to inforem us of what Intelligence you have, as to y' State & place of the Ennemys of the Colony of Connecticutt, and what Correspondence y' Ennemy holds with y' Maques & Sinnekes, and how y' said Maques & Sinnekes stand affected towards the said Colony of Connecticutt, according as your hono! is advertized or knoweth.

Secondly, That your honor will advize us what is best to bee done in Exciteing the Maques & Sinnekes to prosecute their and our Ennemys, according as is propounded in the said Letter, & what Present (if any) you will advize us to give them to that end.

Thirdly, if your hono^r advize us thereunto, That you will please to afford your Aide & Conduct to us therein, & an Interpreter, with what else may in your hono^{rs} prudence best effectuate v^e same.

Fourthly, What Liberty your hono' will graunt us to passe to Albany, or any other Convenient place in your Governm' to Excite ye said Indyans, according to our Instructions to proceed against our Ennemyes.

Yo'r honors humble serv'ts

Sam'l Willis.

WILLIAM PITKIN.

New Yorke Apr. 10th 1676.

Council Minutes. Indian Affairs.

April 17 — 1676.

There was an Appearance of some of ye Sachems of the West End of Long Isla before the Go:— Tackpousha &c.

They appeared for Rockway Mashpeage Mericock, Vnchechange & Sequetauke.

The Go told them hee was above when they were here last, but had heard of their being here & offering to come to live in the Towne & for protection. That they Shall bee welcome &

order Shall bee taken for their Armes that their heartes being found to bee well they shall chuse wt place they will come to or to make a Fort for themselves.

Tackpousha first p'sents a string of white wampum in token of his friendship & after on behalfe of himselfe & with the rest gives a large band made of black wampum 12-deepe & about a yard & $\frac{1}{2}$ long as a token of their fidelity.

The Go promised them land when they shall come if not already planted by others, & for their owne land they shall keepe it still.

That the Go left the Indyans all well above & stopt the Maques from coming upon the Mahicanders & others & sent for the Mohicant to come back to their lands.

They desire time to answer till morrow morning which is given them.

Apr. 18, 1676.

Tackpousha & the other Indyans came againe to the Governor this morning to whom the Go presented — 5 — Coates of Duffells with some Tobacco & pipes.

They pretended not to expect anything but in friendship accept of what was given.

The Go: will send for all their Guns & they shall in a little time have them all againe.

They say their feare being over they have no cause to remove now but if there bee occasion they will come & desire to remaine.

At a Councell Apr. 23d 1676.

Present. The Governor. The Secretary. Capt. Dyre. Mr. Philips.

Before noone

The matter under Consideragon was y* receit of two Letters, The one from the Councell of *Boston* the other from the Councell of *Conecticutt* in answer to what was sent by Mr. Willis & Mr. Pitkin.

Neither of them being plaine or Satisfactory, the returne of au answer was putt off till Afternoone.

Afternoone.

The Mayor being also present with the Governor and Councell, It was concluded that an Answer should be sent by Mr. Daniell Burre (who brought the Letter from Conecticutt) by word of mouth, To the Effect hereafter written, Vizt.

Resolved, That the Letter of the 10th instant from the Councell of *Conecticutt*, being only Gen^{ral} and as formerly no suitable returnes, nor any Trust Reposed, It requires no answer, but shall continue our Duty without intrenching on our Neighbours.

That an Answer be likewise sent by word of mouth for the present, to *Boston*, by Mr. *Richard Pattershall* who is upon his departure, The which was accordingly done, but with all Civility.

Instructions and Warrant of Directions, for Capt. Anthony Brockholes and Capt. John
Collers going to Long Island, 27th Aprill, 1676.

By the Governor.

Whereas I have even now received notice from *Huntington*, on *Long Island* of a Report of a Quarrell, between two Christians of *Southton*, and about the like number of Indyans, on the

South Beach, whereby mischiefe hath hapned. You are forthwith to hasten to Long Island, and so forward as farre as said Huntington, and Seatalcott, and (if yo see cause) to Southton: And in yo way thither, to give strict Ord in the severall Townes, that none p'sume to make any disturbance there upon, that so due Justice bee administred on the guilty, as it onght.

You are also to give notice to all our Indyans on sd Island, that they are and (continuing their

duty) shall bee constantly Protected as heretofore.

You are also to give Ord*s to all Townes and places, on sd Island, That they bee Carefull to conforme themselves there unto accordingly as they'l answer the contrary, at their utmost Perills.

If you shall happen to finde any cause of Gen^{all} disturbance, you are then to Order and see that the several Townes & places stand carefully on their Guards, but not to proceed further, but give mee immediate particular notice, and so from time to time, for Orders.

You are also in yo' going to, and stay in any place, to give mee an Accot of any thing you shall judge necessary, and to advance, stay or returne, as you shall thinke fitt and proper, for the Kings Service, and good of the Countrey, according to the above; Given under my hand in New Yorks, this 27th day of Aprill, 1676.

E. Andros.

To Capt. Anthony Brockholes, first Lieut. of this place, and of the Councell.

C. M. Assistance sent to the people in Rhode Island who lost their homes in the Indian War; Hempstead Lands; Matinicock Indians; The N. Y. Indians and the Indian War; Indian Whalers.

At a Councell May 5th 1676.

Present. The Govern^r, Capt. Brockholes, The Secretary, Capt. Dyre, M^r Philips.

Newes being brought from Roade Island by M^r Joseph Carpenter, of the great number of people flockt thither from their habitations destroyed by the Indyans, Inso much that the Inhabitants are very much straitened by their numbers, and will quickly want provisions.

It being proposed whether not convenient at this Juncture to send a Sloope thither to offer them transportation into this Colony, where they may have Lands assigned them.

Ordered That the Governours sloop being ready, bee forthwith sent to *Rhode Island*, with directions to bring as many passengers as may bee, and that the Sloopes belonging to *Luyeas* and *Christian* now bound for *Boston*, do call there likewise in coming back, and any other sloopes to hasten thither, & take in such passengers as are willing to come.

Ordered, That upon this Extraordinary occasion of the Warre, and other late Intelligences, The severall Townes upon *Long Island*, be sent to, to represent the same unto the Inhabitants in Order to a Levy, and to know what they will give towards a Supply.

That notice be given for a New Sheriffe to bee nominated att June Sessions next, for the yeare ensueing.

Mr. Constable & Overseers.

The warrs continuing Eastward, in the manner it is, of we dayly sad Tydings, I am now necessitated to represent it to you and the whole Government, and how necessary it is to make a more then ordinary Provision, to prevent the like miseryes; ffor which having already been at a greater expense then his Royall Highnesse Revenue in this place; I pray you'l take it into yo'

present consideragons, to Agree and Order such a Suitable Supply for yor Towne, as may bee proper for so an extraordinary occasion, and that it bee in the nature of a Rate, designing it to bee received in the same manner, and accompted for to the Countrey, at the Genan Court of Assizes; I am

Yor affectionate ffriend,

May 8th, 1676.

E. Andros.

This is by Capt. William Dyre, who is Order'd to receive and bring yor Result.

May 17th 1676.

M. N. Secr.

Ordered, That ye Towne of Hempstead do bring in each of them a particular Survey of their Lands at the next Court of Sessions, and deliver them to ye Secretary if there, or to ye Clarke of the Court to bee brought to the Office at New Yorke in order to their having patents for y's same according to Law.

The Matinicock Indyans being sent for, The Governor proposes the buying of their Land, and particularly of three parcells of Land of a mile square each, about Muskitoe Cove, of which the Inhabitants have already the herbage and trees.

They aske an Extravagant Rate. Att length come to an Agreement for six hundred Guilders Seawant

May 23, 1676

At a meeting of the Unchechaug Indyans of Long Island before the Go at the Fort.

They give thanks for their peace & that they may live, eate & sleepe quiet, without feare on the Island. They give some white strung seawant.

They desire they being free borne on the s⁴ Island that they may have leave to have a whale boat with all other materials to fish & dispose of what they shall take in & to whom they like best.

They complaine that fish being driven upon their beach &c the English have come & taken them away from them by force. The Go: demands, if they made complainte to the Magistrates in the Townes who are appointed to redresse any Injuryes.

They say no but another time will doe it.

They desire liberty to have boats & ask materialls of their owne to goe a whaling and that they may dispose of their oyle & as they thinke goode.

The Gov will consider of it & give them Answer to-morrow.

May 24-1676.

The Indyans come agains to the Governor in presence of The Councell.

What they desire is granted them as to their free liberty of fishing, if they be not engaged to others; They say they are not engaged.

They are to have an order to shew further priviledge

At a Councell held in N. Y. the 24th day off May 1676 Upon the Request of the Indyans of Unchechaug upon Long Island that they may have liberty to whale & fish upon their owne Acet

Resolved & ordered That they are at liberty & may freely whale or fish for or with Christians or by themselves & dispose of their effects as they thinke good according to law & Custom of ye Governmt of which all Magistrates officer or others whom this may concerne are to take notice & sufer the sel Indyans so to doe without any manner of lett hindrance or Molestation they comporting themselves civilly & as they ought.

By ye Ord of ye Go in Councell.

At a Councell May 28th 1676.

Present. The Governor, Capt. Brockholes, The Secretary, Capt. Dyre, Mr Philips, Capt. Delavall. Capt. Salisbury.

Upon the arrival of the Governo^{rs} sloope from *Rhode Island*, severall Letters coming to his honor from thence, *Martins Vineyard* and *Nantuckett*, relateing to their present Condigon, and the Report and probability of *Bostons* makeing a peace with the North Indyans, upon their own Account alone; Resolved, That Endeavors be made to put a stop to the *Maques* farther prosecuting the North Indyans.

That an Order be issued forth for the Redelivery of the Indyans Armes upon Long Island.

At a Councell. May y* 28th 1676. Whereas being in peace, wee have upon Acct of our
Neighbors Warre, disarmed all our Indyans upon Long Island, & prohibited all cances from
going in the Sound, Neither of which our Neighbours have as yett done, & finding no Cause to
Continue the same, but rather the Contrary by our Indyans good Comport, These are therefore
to signify the same unto you, and that you may and are att Liberty to redeliver all Armes taken
from your Indyans, unlesse you see or know Cause to the Contrary. In Which Case, you are to
detayne them, and signify the same unto the Governor, Butt in either Case to continue careful
watch and ward according to former Orders.

To the Justices of the Peace, Constables & Overseers of any of the Townes upon Long Island.

Upon application of Mr John Pell (one of the Justices of the peace) Concerning the Indyans living upon his land at Anne Hookes Neck, useing their Canoes, Contrary to the Order of the Court of Assizes, presuming so to doe for that ye Indyans upon Long Neck (neare Stamford in ye Neighbour Colony) have theirs, and never forbidden them though in Warre, Order'd, That Mr Pell do make enquiry of the truth thereof, and give An Account of it hither, In meane time upon his request, the Indyans upon his land are to have liberty to make use of three Canoes about their Occasions, and if the Justice upon enquiry do find it practised as is alleaged, upon his making returne thereof to ye Governour, then they are to have all their Canoes returned them againo.

LETTER FROM GOV. ANDROS TO THE GOVERNOR AND COUNCIL OF MASSACHUSETTS.

Gentlemen.

Having unaskt, acted beyond Expectagon, in your Indyan warre, though all friendly proffers slighted by my nearest Neighbor, However out of Comiseration, & upon Account of you Letter of the 5th past I shall not bee wanting in anything fitt for mee, according to & with due Regard to you said Letter, And particularly am ready (if yow resolve & desire it) to endeavour to procure yow an honourable & safe Peace, with said Indyans; As to the powder, I have well examined & cannot find the least Cause: This is by William Darvall Mayor of this city, who will informe you, of the state of things here; so thanking you for you above Neighbourly Letter,

I remaine

Gentlemen

New Yorke May 22nd 1676.

Yor affectionate Neighbor and friend.

For the Honbi the Governor & Counsell of the Colony of Massachusetts.

These at Boston.

A LETTER WRITTEN TO THE JUSTICES OF THE EAST RIDING, SENT BY CAPT. SALISBURY.

Gent.

That I may not be wanting for yor good, therefore as I did at my first arrival, to satisfy all Persons minds, without trouble or charge, by Proclamagon Confirme all just Rights and Propertyes and all Legall and judiciall proceedings; and the known establisht Lawes of this Governm', to be againe, and all Officers and Courts according there unto, as formerly; so now being informed, and finding by the Records the said Lawes are not observed, but neglected in the greatest matters. The distinguishing and asserting every ones said Rights and propertyes as required by Law in all Places, and by default, forfeited, and that some Townes are also tardy therein, and most in not attending the Perambulagons of their Bounds, Weights and Measures, due surveys of our produce, or Staple Commodities, by the Officers, afore exportagon, and other Publique concernes, for the generall good in the Law, and by severall Courts of Assizes, Ordered and since inforced; which being of so publicke and dangerous a consequence to be longer neglected, I do recommend the same to yor immediate Dutyes, to take present Order therein, by giving Publicke Charge or notice, as you see cause, the Law being our great security (and prvents all doubtfull sales and cavills) and not to be broke in any part, by prons or Townes; I againe recommend it, to yor best consideragons, not desiring to take the advantage; But if in my Power to inlarge or serve any, as there may be occasion, being

Yor very affectionate ffriend

New Yorke 28th May, 1676. E. Andros.

A Copy hereof was sent to the Courts of Sessions for the North and West Ridings.

Council Minutes. Meeting with L. I. Indians.

At a meeting of the Southton Indian Sachems, Septb[†] 15 1676.

The Go: gave the Sachems each a Coate and thankt them for their visite, recommending a good correspondence between them and the constables etc.

The Go: hath promis to write that they shall have their Armes da.

Tackapusha & other Indians with him.

Letters and Orders concerning Southampton and Southhold.

Southampton Sept. 28th 1676.

Honble Sr

Wee the subscribed the prent Constable & Overseers of this Towne hereby present to you our humble service etc. Wee have had some Intelligence by Mr. Justice Arnold very lately, That it is your hon's pleasure, our Towne and Southold should send vp against the next Court of Assizes the reasons, why we take not out a Patent for our lands as some other plantations in this Jurisdiction have done: Sr wee allways are and shall bee most cheerfully willing and ready to

render you duty and the best satisfaction whereof wee are capable. But in reference to ye punissed occasion being straightened by tyme we are bold to present you here inclosed a Just coppy of our reasons, which sometime vpon like Injunction our Towne & the Towne of Southold sent to Coll. Francis Lovelace, Esque then Govern, whoe (for aught wee know) accepted them, as wee hope yo' Hon' will: See humbly Craving yo' p'don with our constant and sincere desire of your happines we rest.

Sr Your servants

Joseph Rayner. Edward Howell John Jaggar Francis Sayer, John Foster.

It hath pleased yo' hon' to require of vs the Inhabitants of *Southampton* to receive a patent from you for our lands we' wee have long possessed, and also to Demand of vs the reasons of our delay: Our reasons, some of them, are these:

1. Because wee apprehend that wee have a just & lawfull right and title to our land already without such a pattent ffor at our owne cost and charge (and not at any others) wee transported ourselves into these forraine parts, and here purchased our lands wee now possess of the Natives the then proper owners of them and that by the approbation of the Lord Sterlings Agent. And also have with long and hard labour subdued parte of these lands with the perill of our lives especially in those times, when wee were few in number, but ye heathen numerous.

2. Wee have possessed our lands (some of vs) about the space of thirty yeares without any

man laying claime to them which is Esteemed a matter of some weight in law.

3. Because it seemeth a new and strang thing to vs that each Plantation on this Island should bee enjoyned to take a pattent for their lands; wee never heard of any such practice in England, or in any of his Matter Dominions, that every Towne or Parish is enjoyned a pattent; although ye English vader the Dutch Governm' have had their land-briefs.

4. We apprehend That where Pattents are made vse of the Termes and Conditions are expressed betweene him whoe grants and them to whome the grant is made, But it doth not seem to vs, to bee see in the Pattents here imposed. But persons are vpon vncertaineties and at the Will of theire Lords, to make such acknowledgments and payments from time to time as seemeth good to him to appoint, see that men know not what to looke for or trust vnto.

5. Lastly wee conceive that the Proclamation made by his Ma^{ties} Comm^{rs} here in the yeare 64 assure vs of as much, if not more then this Pattent will doe: the substance of w^{ch} Proclamation was this, That the people here should enjoy whatsoever Gods blessing and theire owne honnest labours had furnished them with. And after this Gov^r Nicoll's gave vnder his hand that we should have equall priviledges, freedome and Immunities (if not greater) as any of his Ma^{ties} Collonies in New England: the truth is (to speake plainely) wee cannot bee free to pass over our owne proper rights to our lands into other mens hands and put ourselves and successours into a state of Servitude, which, if soe, whoe will pitty or helpe vs: But that wee may not bee further troublesome to yo' hon' at this time, wee humbly take our leave of you and rest ready to our abilities to render all such dues & duties as either the law of God or Nature binde vs to.

At a Gen¹¹ Cort of Assizes &c

Vpon reading of a letter & paprs from the Constables & Overseers of Southton bearing date

Note.-The reasons given by Southold are word for word the same.

the 28th of Septbr. last & another without date (to the same Effect) from Southold, as Reasons for not complying with the Law in takeing out Grants, Patents or Confirmations for their Towns or Lande, The Law in 1664 & orders of Cott of Assizes in 1666 & 1670 relating thereunto being therever pread, The Cott give Judgmt That the st Towns for their disobedience to Lawes have forfeited all their titles, Rights & priviledges to the lands in the st Townshipps & if they doe not by Monday fortnight next (being the 23th day of this instant month) send up the acknowledgmt of their past Default & Resolves & Desire to obey & fullfill the Law & the severall orders of the Cott of Assizes, for the taking out their Grants, Patents or Confirmations, as directed by Law, Then Execution to issue out by Authority of this Cott for the above forfeiture to the use of his Matv without further delay.

All p'ticular p'sons concerned have like liberty granted them & shall be rec⁴ on their Application to have Confirmations or Grants for their p'ticular interests according to Law.

By Order of the Go: & Gen¹¹ Crt of Assizes.

The Go: doeth further grant to signify:

Any private p'son or p'sons, that cannot make their application wthin the time limited, giving in their Names & Desires to the Justice of the Peace shall have further seasonable time for their Complyance herein.

By Order of the Go:

[October 5, 1676.]

Whereas the honbie Court of Assizes held at New York the 4th, 5th &c Dayes of this Instant October Adjudged our Towne of Southampton to send up by the 23d Instant theire resolves to fullfill the law for takeing out patent or Confirmation for our properties Interrests & liberties wee the Subscribed the Constable and Overseers of ye sd Towne of Southampton In Obedience vnto our honbie and Esteemed Govern' & the sd Act of the Court of Assizes Doe in behalfe of our sd Towne hereby Depute our friends, Mr. Justice Topping and Capt. John Howell with all possible convenient speed to make address to his hon' Our Govern' for such sd pattent or Confirmations, Also to present the Townes service to his hon' & to crave his pdon whereinsoever ye Towne or ourselves have any way accidentally though not intentionally made Default. And since by devine Providence his hon' is now in singular capacity to contribute to our Townes wellfare in respect of concernes both Civill Eclesiasticall, To be her hon' that in both respects hee would please to bee propitious vnto vs in this soe weighty concerne, since God only knowes, who may hereafter succeed him to Governe vs and ours. See shall wee and ours have cause to bee ever most thankfull vnto him and to God for him, and to said Deputies for theire paines.

Francis Saver John Foster Joseph Rayner Edward Howell

JOHN JAGGAR.

23d of October 1676,

RATES OF TOWNS IN SUFFOLK COUNTY.

Easthampton	Rates 48 18 24	Credite		
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Huntington	1 20 00 00	21 14 06		0 10 10
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PROTEST OF HEMPSTEAD AGAINST A SETTLEMENT ON COW OR GREAT NECK, L. I., AND ITS RESULTS.

Hempsted September the 29th 1676.

We the Inhabitants of Hempsted doo Imply Jeremy Wood and Abraham Smith to go and forwarn any parson or Parsons that doth offer to make any Bilding or Preperration thereunto or fenceing or any way go about to take Poseshon of any land within theire bounds and in Perticuler upon Cow Neck or any Part thereof. We hose neames eare underwritten in the behalfe of the townd.

NATHANIELL PEARSALL Clarck SIMON SARING RICHARD GILDERSLEEVE.

October 2d 1676.

Know all men by these p'sents whome itt may Conserne, that wee the Inhabitance off Hempsted doe by these p'sents ffirmly binde and ingage our sellues persons & Estats TO Assrte maintaine and defend our Rights off Land in all and every part of the bounds and limits of Hempstead and in speshall our Rights in and vpon the Neck comonly called the Great Neck and to that End wee likewise ingage oursellues as aforesaid mutually to stand by and defend each other in acting about and indeuoring to maintayne our Rights aforesyd Leagually and to the utmost Extent off the Law off our Nation.

John Seaman Samuel Denton Richard Valentine John Smith Richard Gildersleeve William Jecocks Robert Beadle Abraham Smith Edward Rainer John Smith Joseph Williams Thomas Champion Richard Ellison Daniel Beadell Simon Saring Thomas Ellison Jonathan Smith John Saring Thomas Rushmore John Carman jun Edman Titus Nathaniel Piersall Joseph Langdon Thomas Willetts John Smith Timothy Halsteed Richard Stiles Jeremiah Wood Joshua Jecocks John Smith Joseph Pettit Robert Marvin William Thickstone John Treadwell John Williams Edward Spragg

At a special Co^{rt} of Assizes held in New Yorke, the 26th day of October in the 28th yeare of his Ma^{ttes} Raigne Aunoque Domini 1676.

Present.

The Governor & Conneell.

The Justices of the Peace of the severall Ridings of Yorkeshire upon Long Island.

The Mayor & Aldermen of this City.

A Presentment being brought into the Cott by Mr. Samuell Leete, on the behalf of our soveraigne Lord the King, agat Nathaniell Pearsall, Thomas Rushmore, Adam Mott sent, Abraham Smith and Joseph Langdon of the Towne of Hempsteed in the North Riding of Yorkeshire upon Long Island, for that having before with divers others plotted, confederated & combined in a writing under their hands, signed by above twenty persons, they did proceed and upon Monday, the 16th inst. betweene the houres of one and two in the afternoone, with force & armes, at a certaine place, called Covo Neck, or you Great Neck, did victously, routously & unlawfully assemble themselves ago the Peace of our soveraigne Lord the King & that the said Nath: Piersall &c being then and there so assembled together, by force & armes, did victously, routously and unlawfully attack, pull downe & destroy you housing and Goods of John Cornell with many menacings & threatnings to the said Cornell, whereby hee was in great fear & stood in danger of his life & other Enormities, then & there by force of armes, victously, routously & unlawfully done by the said Nath: Piersall &c to the great losse & detriment of him, the said John Cornell, in Contempt of his Maties Lawes and ago the Peace of our soveraign Lord the King & against the forme of the statute in such Cases provided.

To the weather pleaded not guilty. Whereupon proofes being produced & examined in Crt together with the original writing of Combination under the hands of 37 of them.

The whole being given in Charge to ye Jury, who were sent out thereupon. They brought them in Guilty.

The Court after due Consideration had thereupon doe give Judgm^t as followeth, viz^t.

That Nathaniel Pearsall doe paye as a fine to the King the summe of 20 sh & give security for his good behavior untill the next Gen¹¹ Crt of Assizes.

That *Thomas Rushmore*, a Principal Actor, who drew the writing of Combination, doe pay as a fine the sume of 40 sh and bee committed to prison without bayle, for the space of six months, after which to bee releast giving security for the good behaviour untill the next C^{rt} of Assizes.

That Adam Mott sen' doe pay as a fine the sume of five pounds & give security for the good behaviour untill the s^d C^{rt} of Assizes. That Abraham Smith doe pay as a fine the sume of Ten pounds & give security for the good behaviour untill the s^d C^{rt} of Assizes.

And that Joseph Langdon doe likewise pay as a fine the sume of ten pounds & give security for the good behavior till the sd next Gen¹¹ Crt of Assizes.

All the others to bee proceeded agst at the next C^{rt} of Sessions for that Riding. By Order of the speciale C^{rt} of Assizes.

At a Crt of Sessions held at Jamaica the 13th day of December 1676.

Morning, Decbr 14th 1676.

The Hempstead men called, most doe appeare.

They declare to have had no ill Intent, but Legally to be are equale Charges & are dismist paying \mathbb{C}^n Charges.

AN ORDER FOR JOHN COOPERS FISHING AT MEACOCKS &C., NEAR SOUTH-HAMPTON.

Whereas John Cooper of South-Hampton, did (the Justices of the Peace, Constable and others of that place, being present,) Request my Lieense, That hee might have a Priviledge, for a time, to make Wares, within the Limits or Bounds of Southton, aforesaid, for the taking of Perch, and other small flish, as also to Erect small Houses or Stages, for saving and salting of such flish as shall be taken, in places no wayes prejudiciall to improved Lands, or Meadowes, It tending to, and for a Genall Good, and approved by the Justice, Constable and others, of that place, before mee; And it being Customary in all places, that such Publicke undertakers bee Priviledged for some time; These p'sents may therefore certify and Declare, That the aforenamed John Cooper hath Liberty to make Wares in two Creekes or Rivers, the one being called Meacocks, and the other Quaquantuck, and building of Stages &c, for the taking of small flish, as aforesaid; And that hee alone, or six Associates, and no other (hee and they prosecuting the Designe) are to flish in the said Creekes, for the space of floure yeares, after the date hereof; And all persons whatsoever, are hereby required, to forbeare the giving any molestagon or disturbance, unto the said John Cooper, or his Agents or Associates, in prosecuting of the Designe afore mentioned, during the time aforesaid:—Given under my hand in New Yorke this 3^a day of Novembr, 1676.

E. Andros.

AN ORDER TO THE MAGISTRATES AND OFFICERS OF THE SEVERALL TOWNES ON LONG ISLAND, TO PERMIT DISTRESSED PEOPLE, TO SETTLE AMONGST THEM.

By the Governor.

Whereas I am informed, That severall ffamilyes from the Eastward, being destitute, intend to come to settle, at the East end of Long Island; You are hereby desired and required, to receive all such kindly, and to accommodate them without delay, with some suitable proportion of Land, where vacant, and particularly to ffishermen neare the Seaside, and that they bring their Goods, all ffishing Craft and Salt, to bee Landed by any Vessell, or Vessells they can procure (being free of all Dutyes) without coming to enter the same here, but with the Officer of the

place, who is required to give them present dispatch accordingly; As also to suffer the Landing of Armes or Ammunition, as here; Giving first the Magistrate or chiefe Officer of the place, an Acco¹ of said Armes; And to give them all further fitt encouragement and assistance, as occasion.

Actum in New Yorke, this 16th day of January, 1677.

E. Andros.

To the Magistrates and Officers of the severall Townes of Yorkshire, on Long Island.

Council Minutes. Indians and Hemstead.

March 13th 1676-7.

The Mashpeag Sachems son came to the Go: with one Indyan more.

Mr. Stephanus Cortlandt & Tho; the baker Interpretrs.

Hee was demanded if his father or hee or the Rockway Sachem had beene ever at Stratford lately or any from thence with them. Hee saith, Not any have beene over or are come.

He saith, that about three weeks agoe, a Pequid Indyan was with them at Rockway, his name is Nianguamy. The Rockway Sachems name is Mounquamy.

Hee saith, his father will bee here in 12 or 14 dayes and other Sachems with him.

An Order to bee sent to *Hempstead* to come to an agreem with the Indyans for the title of their land, so long in question, within three months, or the Govern will undertake it himselfe and end it.

March 28th 1677.

This day appeared before the Govern' the Indyan Sachem Tackpousha with his son, the

Rockway Sachem & the Sequetauke Indyans son (Mericock included) & about 20

Indyans. They say, they have no particular businesse, but to give a visit & to
preter present.

declare the continuance of their friendship & were glad to see the Govern' & all
things well.

With this they present a large string of white wampum.

The Go: saith, they may bee welcome to him without putting themselves to such Charge & may come without it. They seeme not to esteeme so small a matter.

The Go: tells them hee is glad they are all quiet & well, & as long as they continue they shall alwayes bee protected and have Justice.

They are adviced not to receive or hearken to strange Indyans &c.

The Go: tells them, hee hath given orders to Hempsteed men to agree with them in a friendly manner for their land in difference betweene them & if they doe not agree with them in 3 months time, the Go: will; therefore advises them to endeavour to agree with them in a friendly manner also; Hempsteed are ordered to come to them.

Upon a proposall from Joseph Carpenter, that if he should have occasion to cutt some timber for the sawmill, where it is not fenc't in, It being recommended from the Go: They say, its a small matter & consent to it.

sman matter & consent to n

June 23d 1677.

Weamsko, Sachem of Seacotauk pretends to Nesaquak Lands. Swanemee pretends to ye Land called Unchemau near Huntington. Interpreted by Checoamaug.

The testimony of Mr. Gilderslive aged about 76 yeares testifies as followeth that Tackapousha

& some of his indians Came to my hous to Reseive theire pay for theire land which they sould to Hempsted men and we then and there delivered to them: Mr Hix and myself theire hole pay for all the hole trackt of land: and some things was paid them more than they had agreed for, but how much I cannot tell and this payment was paid about twenty years ago: and in severall sorts of pay as sum Gret Cattle and sum small Cattle and sume wampum and sum kouse* sume hatchets and some kniues and sume trading Cloth and I think thay had sum Powder and Led and thay went away for any thing I know very well satisfied for all the Land that Hempsted men bought of the said Sachum and indians; thay only Reserved theire ould Planter's Land at Mericock and the Muntake Sachum with sume other of the indians went with me and sume other of Hempsted men to lay out the bounds both west line and East line, the west line beginning at Mathagaretts Bay** and so running upon a south line to the south se and Northward to the sound and the Est line at a Pointe of trees that Parts Robert Williams and us where the Indians marked some trees and from ye marked trees Northward acording as the Indians run it to the sound or Northsea and from the said Pointe south to the middell of the Plains; and from the middell of the Plains a due Est line to the Est end of the Plains and from thence upon a South line to the South sc and I shall give oth to it if called. Hempsted July the 22 1677.

Concerning the bounds of our land M^r Jackson testifies the seame that M^r Gildersleue hath testified and shall be ready to give oth to it if called.†

At a Councell held in New Yorke July 2d 1677.

Vpon hearing of Hempstead mens claimes to y Lands in their bounds claimed by the Indyans, Resolved and Ordered that they of Hempstead, doe within three weeks give particulars of the severall Agreem and Pays for the severall Parcells of land, and when and by whom, and to whom paid, after which a day to bee appointed to hear all partyes, in order to a final Determinagon.

AN ORDER TO M' RICHARD WOODHULL, CONCERNING A NEW WAY ON LONG ISLAND.

By the Governor.

Mf Justice Woodhull, you are hereby desired, and in his Matter name authorized and required to take present Order, that y's new way designed and order'd in Governour Nicolla time, through the middle of the Island, from Huntington Eastward to Southampton and Southold, bee not only remarked, but sufficiently cleared of brush where occasion, by employing therein Indyans or others; also that you give notice to Mf Smith of Nesaquake to mend the ill way as at Nesaquake River, and to any others for rivers, creekes, or y's like within their bounds, and that hee settle a farme neare said Nesaquake river, & your towne one att or about Moncorum and Southampton, or in whose bounds it is at Paconick river, and that you make a report as soon as may bee of your proceedings for y's compleatly making said designed way good, and convenient for travellers, from said Eastern parts Southampton and Southold as above: Actum in New Yorke this 13th day of August, 1677.

E. Andros.

To Mr Richd Woodhull one of ye Justices of the Peace of ye East Riding att Seatalcott.

^{*} Stockings. ** Marten Gerretsen's (Schouts) Bay.

[†] The same testimony was given by Mrs. Gildersleeve, William Yates, John Carman and Edward Spragge all of Hemstead. — B. F.

C. M. The Governour of N. Y. accused by Connecticut as being at the bottom of the late Indian Trouble.

At a Councell Sept 27. 1677.

The occasion was ye receit of a lett from the Governor and Councell of Conecticutt win information of some Mischiefe lately done by Indyans at Hattfield Severely taxing the Governor as the Occasion of itt upon Suspition it was acted by those their former Enemyes, residing win the Indyans of this Government.

Lett' from Pemaquid from Mr. Caesar Knapton Commander at Pemaquid, & the ffrench at St. Johns & Penobscott, read Sept. 28th.

An answer was read in Councell & approved of to be sent to Conecticott by their Messenger.

WARRANT AUTHORIZING A SEARCH FOR SEA COAL ON L. I.

By the Governo⁷.

These are to certify that I have employed Mr. John Thompson of Seatalcott, to goe to flushing, & other parts upon Long Island: to view & Search Severall Places, for Sea-Cole Mines, of which Cole Mines haveing had probable Informaçon, & s^d Thompson some knowledge of mines, as well as making Tools, and Bores, necessary for s^d worke; it being of Publick concerne; I do hereby desire his not being hindred, or obstructed, but to have all Just Libertye, & assistance, for Viewing or boreing, to finde s^d Mines as Occasion. Given under my hand in New Yorke this 9th Octob: 1677.

E. Anros.

To the High Sheriffe & Severall Justices of Yorkshire upon Long Island.

LICENSE TO PRACTICE SURGERY ON L. I.

At a Gen¹¹ C^{rt} of Assizes etc.

Vpon Intimation of divers Considerable Cures in Chirurgery done on severall persons by M^r Jonas Wood of Huntington, and the great good hee is capable of doeing in that art, but that hee is not willing publickely to practice it without some particular licence or Allowance from Authority as the Law directs, There being likewise no other Chirurgeon in those parts, The C^{tt} having ree full satisfaction of the abilityes of y^* s 4 M^r Wood in that faculty, They do allow of his practice in Chirurgery of which all persons concerned may take notice accordingly.

[October 1677.] By Order of the Gen^{!1} C^{rt} of Assizes.

Proposalls from the Constables of Y° East & North Ridings to the Gov & C" of Assizes.

To ye Right Hon^{the} Edmond Andros Esq^{re} Governo' Gen¹¹ of all his Royall Highnesse Territories in America, The Wothpfull his Ma^{tites} Justices of ye Peace sitting in this Honorable Court of Assizes this 4th of October 1677.

The humble Desire of ye Constables of ye East & North Riding on Long Island:

& Crt of Sessions. in Each Towne.

Ordered already & none in their great abuse there is of Indians being frequently made Drunke to the Great Disturbance houses to be lodged. Townes.

Not in 4¹⁷ That if there must bee Entry made by all Vessells, that Come from our Neighbour of power. Collony to trade with us, that theire might be an Office in Each place of Trade that soe they might Enter and Cleare where they soe trade and not to bee Compelled to Come to this City to Doe the same.

5¹7 That your Hon^{*} & Wo^{pps} would consider the great Wronge y^t many sustain by Reason of As the Law the Over Value, that is sett upon Horses & Maares in y^e Rates it being above Double directs. what they are worth and all other Rates (viz.) the Ministers Rate and the Towne Rate being made by the same Valluation, as the Country's Rates are made by.

617 That there may be some Order by this Honorable Court Established Concerning stray
An acet to Cattle that stray away from one place to another; that the p'son that takes up any such
bee given
to y' Conse, shall within a certaine tyme bring in writting to the Constable of the places the marks
of all such both Naturall and Artificiall.

5sh fine. 71y That whereas theire is no Law Extant conserning Pound breach, that your Honfine. and Wopps would Establish one to that end.

JOHN MULFORD, SAMUEL GLOUER, John Jagger Samuel Lekes, John Thompson,

Past 1677.

LICENSES TO PURCHASE INDIAN LANDS AND ORDERS CONCERNING LAND MATTERS ON LONG ISLAND.

By the Governor.

Whereas Henry Townsend Sen' & Cap' Thomas Townsend of Oyster Bay being employed by the said Towne have requested that they may have Licence to Purchase some Lands of the Indyan Proprietors adjoining to their Meadows on the South & allso on the North so much of the Land commonly called Matinicock lands in their bounds, Not already sold or disposed of, if they can agree for and Purchase the same: I doe hereby give my consent & licence so to do Provided it hath nott already beene Improved or granted to any one, they makeing Returne of what they shall so purchase and bringing the Indians to consent & be pd affore mee ffor ye same. Given under my hand in New Yorke this 18th Octob': 1677.

E. Andros.

By the Governor.

These are to Certify Whom it may Concerne that Doctor Henry Taylor hath leave to treat with, Agree and Buy of the Indians, a Certaine Neck or Tract of Land, & Meadows nott allready bought, or granted on the Southside of Long Island to ye Eastward of Seatalcott bounds, or neare thereabouts or by the land formerly given to Governor Winthrope, about four, or five hundred acres, or greater quantity adjacent, but to be confirmed, & all Paym' to bee made Publickly before the Court of Sessions of that Riding or Governor in Order to be improved, for whe all Doctor Taylor to be perferred for any fitting Proporgon he shall be Willing to Settle, Actum in New Yorke the 31st of Octobr, 1677.

E. Andros.

These are in his Ma*tee Name to require you to take into yo' Custody John Sibrond Constable & Willem Jacobsen, Gerritt Snediker & Theodorus Polhemius Three of the Overseers of flutibush & them to keep untill ffarther Order for Answering a disturbance and trouble Occasioned by their Convening the Inhabitants of their s\(^1\) Towne, & all Generally Neglecting their Lawfull Occasions, s\(^1\) Constable & Overseers brought a great Number this day to this Place In a tumultuous Manner upon a false Surmise to Complaine of pretended graunt of land within their bounds or bordering thereon, w\(^1\) if so, had been, Their duty quietly have to represented as Offic* for the preservagon & quiett of the s\(^1\) Towne, and for so doing this shall bee yo' Warr\(^1\), Given under my hand in New Yorke this 31\(^1\) of Octob* 1677.

By the Governor.

Whereas some of the young men belonging to the Towne of Gravesend have made their applicagon unto mee, that being destitute & haveing no land to Manure, they may have Some small quantity allotted them out of the Commons aforemengoned I doe hereby recommend the same to the Justices of the Peace & Constable & Overseers of the Place to cause some convenient quantity of land of the Commons aforemengoned, to bee layd out for such as are destitute, fitt for planting, & that the p'sons have Encouragem' therein, and Particularly of their towne, it tending to a gen⁴¹ good; Given under my hand in New Yorke this 1st day of Novem' 1677.

E. Andros.

The above Recomendaçons to the Justices of the Peace Constable & Overseers of Gravesend was upon Complaint of some of their young men for want of Lands to Manure.

LIBERTY GRANTED TO MR. RICH^d WOODHULL MR. SAM¹¹ EDSALL &C TO FFISH ABOUT SEATALCOTT &C.

Edmund Andros Esqr &c.

Upon applicaçon of Mr. Rich^a Woodhull Justice of the Peace at Scatalcott, Mr. Sam^b Edsall, Mr. Walter Webly & Mr. Andrew Gibb, I have allowed & do hereby recommend their being permitted, and encouraged in an intended ffishing designe for Basse & pearch, on the North and South of the Bounds or Easterly of Scatalcott, at y^e West Meadow and the Old Mans, on y^e North, and Sctuck, & one place more att y^e South, or any Other Creekes or places not exceeding four, & Liberty to build small honses or stages att land, for makeing & saveing s⁴ ffish in any place not prejudiciall to improved Lands or Meadows & (or agents) to enjoy y^e same unmolested

so long as they shall prosecute the s^d ffishery according to his Ma^{ties} Gracious Intent in Encouraging the ffishery in all *New England* being a public good. Given under my hand in *New Yorke* this 10th of No^{br} 1677.

E. Andros.

COUNCIL MINUTES. INDIAN AFFAIRS.

N. Y. Nov: 5. 1677.

Mr. Meyer & Mr. Edsall Intrpretrs.

This day Tackpousha &c as farre as Uncheckauke on behalfe of themselves & Indyans come to the Go: to see him againe before hee goes, to wish him a good voiage.

Tackpousha & son first speake.

They speake about Cow Neck, That there have been severall proposalls to buy that land by y Gov' or part of it, That they are not willing to part with or sell all, but would part with one halfe. The Gov. now goeing away they say he may dye & another come, that knows nothing of this, therefore desire somewhat might bee left to make it knowne.

Another Indyan speaks, hee is the Sachem of Seaketaulke named ———. Hee speaks about the beach which the Huntington men offered to buy for the convenience of their fishing for Basse &c, they refused to sell or hire it, but would let them have it for 6 yeares, now they have had for a yeare & halfe longer & have given them nothing, nor come near them about it.

Tackpoushas son speaks about Mr. Smiths pretences to the South meadows, that nothing has been n⁴ for it by them nor any bought that they know of.

 $U_{nchechaug}$ Another Indyan speaks. About $S_{eatalcott}$. Hee saith that formerly Gov. $W_{inthrop}$ came over upon the Isl; & they gave him a piece of Meadow, hee being a very good Man; but hee is now dead and did not buy any Upland & the Meadow was given, yet — Dayton & those of $S_{eatalcott}$ clayme both Upland & Meadow & Dayton hath built a house upon y° Upland.

The Sachem of Rockway speaks.

About some people speaking to come & plant upon their land & fence it in, which they doe not thinke convenient, to prevent trespasse &c.

Another Indyan of Unchechaug.

Hee saith, that the English at Seatalcott doe say that they bought their lands of Guy the Sachem, who never acquainted the other Indyans concerned therein. They aske if that bee well done.

That Guy hath also made a proffer to Mr. Woodhull of a great tract of land from about 2 miles from the Towne to y' Wading Creeke, but Mr. Woodhull replyed what should hee doe with so much, a small piece to plant would serve his Towne. Mr. Woodhull told him hee would pay for w' hee had & he would goe to y' Go: about it.

They say they went to Mr. Woodhull & desired him to pay nothing to the Sachem Guy alone & forewarned him they being also concerned in the Land.

They say, that the Indyan Mayher & the Sequetauks Sachems son have as much to pretend to the Interest of the Land, that Guy pretends to sell, as hee hath or more, though not present.

The Go: tells them: It is well, they are come & is glad to see them.

About $Cow\ Neck$ all matters to bee as they are & they to have no wrong & a Mem^m to bee taken about it, though the Go: shall bee absent.

About the beach, the Go: hath heard of it, and that they shall have no wrong, & if anything is due, the Go: hath written to Mr. Wood about it & supposes it will bee made good, if not, they have had patience so long, they may have it for 6 m° longer.

About Mr. Smith & the Meadowes at the South, hee was here about 3 weeks agoe, for a Confirmation of their land, & pretended a right there, but the Go: would not doe anything in that of the South, hee having not time to examine the matter, but confirmed the rest.

About Gov. Winthrops land spoken of & Daytons settleing upon it, Its thought hee is not upon that land, but upon other Seatalcott lands on which hee hath beene some times. The matter not having beene spoken to as yet, if Mr. Woodhull cannot accommodate y* matter betwixt them, let it alone till the next summer, when Care shall bee taken about the matter.

About Rockway. There are some persons, who pretend to land there, however the Go: will send to them to forbear settling or planting so neare them to avoyde disputes & that they shall take eare that they be sure, what they settle upon is their owne & no other settlem^t till spring.

About Guy. The Go: knows not, but hee was put in by them, & for the land given or sold it was publickly done, yet M^r Woodhull did offer & told them, he would give satisfaction in reason for what he should have, and the Go: would have no land to bee disposed of but publickely & acknowledged before a C^{ri} or the Gov.

The Go: having answered to every p^{*}ticular, They are told, that as they have had freedome to goe to the Magistrates or Go: upon all occasions, so they may still, but now the winter is coming on, for small matters its better, they should stay at home or apply themselves to the next offica and in the spring or summer order shall be taken to give them right. In meantime all Offica remain as they were & the same Care shall bee taken of them.

A band of Seawant * was presented. The Go: hopes, when hee comes back, to find them all well &c.

COUNCIL MINUTES. LONG ISLAND TOWNS TO CUT STOCKADES FOR FORT JAMES; HUNTINGTON AND THEIR CLERGYMEN; ROCKAWAY INDIANS; MILITIA ON L. I.; WHALEFISHING AT SOUTHAMPTON; BOUNDARIES OF JAMAICA AND FLUSBING.

At a Councell &c

March 18th 1677/8.

A warr' to the severall Townes by the waterside to cutt the quantity of three thousand stockados for the use of the Fort, to bee in length eighteen feet by seven inches through.

Breucklyn |600 Newtown | ...600 Flushing ...600 Harlem ...400 Westchester ...500 Staten Isl. ...500

An addresse from Hempstead & Jamaica for paym^t for the stockadoes &c about the wharfe, for w^{ch} promist pay^t by y^c Go: To search the Record for y^c warr^t & to bee assured (?) out of the Contribution money.

An order to the Const^{ble} & Overseers of *Huntington* to empower them to levy by distresse
the Rate to v^e Minister & their Town Rate.

At a Councell held in N. Y. Mar. 25th 1678.

Vpon Complaint made by the Justice of the Peace, as also by the Constable & Overseers of

the Towne of *Huntington*, that divers refractory persons of the Inhabit^{to} doe refuse to pay their portion of the Towne Rates & likewise the rate made for the maintenance of their Minister,—The same being taken into Consideration & the ill Consequences of having matters obstructed by a few, we have been concluded and agreed upon by the Major part of the Towne for a publick Good, Ordered,

That the Const. & Overseers of the said Towne do distraine upon all such dissenters for the value of their Rates, either for the Town or Minister, for the doeing whereof this shall be their sufficient Warrant.

By order of the Councell.

April 2d 1678.

The Indian Sachem Tackpousha wth ye Sachems of Rockavay & Unchechaug came on behalfe of themselves & two more vizt the Sachems of Mericock & ————. Their businesse to give a visitt & renew friendship. They presented Capt. Brockholls with about 60 sh & mee about 6 sh in wamp. They were inquisitive of the Gov* returne & expresse their good heart.

April 8th 1678

A Gen'i Comp^{it} from the Officⁿ of the Militia on *Long Island* (more particularly at the East end), that the Const, and Overseers refuse or neglect to due their dutyes in levying the fines, due from Defaultⁿ in Trainings. They desire therefore on such occasions to bee empowered to levy such fines themselves, or absence or defects, engaging to be accomptable as the Law directs.

They desire if this is granted A special Order to the Towne Offie^{ta} viz Const. & Overseers to levy what is past.

To Capt. Anthony Brockhols & the rest of the Councell of the Govern of New York. The Humble petition of Benjamin Alford of Boston in New England merch

Sheweth,

That yo'r petitioner having bought a considerable quantity of Oyle at Southampton, at the East end of Long Island, the w^{ch} hee hath intent to send for London in Old England.

Hee humbly Prayes, that hee may bee excused from bringing the said Oyle in regard of the Hazard of the Voyage and Leakiness of that Commodity, but that hee may have liberty to ship it there and sayle directly for that place, Hee engageing to prforme all Dutyes & pay all Dues belonging to the Custome House here.

And yor Petr shall ever pray &c.

The petⁿ of *Benjamin Alford* for liberty to ship off Oyle for *London* from *Southton* &c granted April 20th 1678.

At a Councell &c May the 7th 1678.

Vpon a Complaint from the Constable and overseers of the Towne of **flushing* in the North Riding of **Long Island*, that their Neighb** of **Jamaica*, having with them appointed a meeting to perambulate & run the Line of the bounds betweene their Townes according to the directions of the Law, their said neighb** when they met on the place refused to attend the Order of the Generall Meeting at **Hempstead*, which sett forth their limits, but rather chose to stick to an old Indyan purchase, whereupon they brake off w** ont effecting what they came about. The same being taken into Consideration, Ordered,

That the Officrs of both Townes doe appeare at the C^{rt} of Sessions to bee held in June next, where each of them are to show their rights & pretences, & the C^{rt} are desired to putt a final determination to the matter in difference hereupon.

By Order of the Connecll.

Tax Lists of Easthampton and of Newtown, L. I.

The Estimate of Easthampton, September y° 24 1678.

	Heads.	ij	ii.	VS.	υġ	gć	gi.	Horses			÷	ne.	ф.			
		Land.	Ожеп.	Cows.	3 yrs.	2 yrs.	Ylgs.	Ho	3 yr.	2 ys.	Yerl.	Swine.	Sheep,	Ę	Sh.	Ď,
Capt Tho: Thalmag	*	20	8	7	4	5	4	4	0	1	1	4	34	262	16	8
John Stretton sen	*	30	10	10	5	5	6	3	0	0	0	4	32	304	3	4
John Coole (?)	*	7	1	3	3	2	1	3	0	0	0	0	13	104	16	8
Widdow Goelick	*	4	0	2	0	1	1	2	0	0	0	4	5	47	13	4
Thomas Edwards	*	6	3	5	2	2	4	1	0	1	1	7	6	115	0	0
Wm. Perkins	*	15	5	8	6	5	4	3	0	0	0	4	45	218	10	0
Arthur Creasy	*	7	1	2	0	0	1	1	0	0	0	1	9	58	10	0
Wm Fithian	*	14	3	3	3	2	3	4	2	0	0	4	28	117	16	8
Rich: Brook,	*	16	3	5	2	3	4	3	0	0	0	3	21	162	10	0
Jere Conckling	*	28	5	7	5	6	5	2	0	0	0	5	24	208	10	0
Stephen Hedges	*	16	6	11	4	6	6	4	1	1	1	4	30	243	0	0
John Squire	*	0	0	2	0	0	0	2	0	0	0	0	6	54	0	0
Lif: John Wheller	*	13	2	5	2	2	2	2	0	0	0	0	12	115	0	0
Mr. John Mulford	*	30	9	11	4	6	7	4	2	2	0	6	53	302	3	4
John Hoping	1	23	8	7	2	3	7	4	0	0	0	6	26	212	13	4
Robert Daiton	1	26	6	5	2	4	4	4	0	0	0	1	32	186	13	4
Ebenezer Leeke	1	2	1	1	2	1	0	1	0	0	0	0	6	55	10	0
Tho: Diment sen	1	13	4	7	2	3	4	1	0,	0	0	4	0	127	10	0
Tho: Hand	1	6	0	2	2	1	3	1	0	1	0	1	6	67	10	0
Mr. Tho. Chatfield	2	21	6	5	6	6	3	2	3	0	0	8	48	217	10	0
Tho: Osborne sen	2	20	7	6	4	3	5	2	0	0	0	6	6	190	0	0
Samuell Parsons	1	13	2	3	1	2	4	0	0	0	0	0	18	79	0	0
John Parsons	1	14	4	3	2	3	2	1	1	0	1	4	24	124	10	0
John Miller jun	1	0	0	1	0	0	0	1	0	1	0	1	6	43	0	0
James Bird	1	0	0	2	0	1	1	2	0	0	0	0	3	57	0	0
James Diment	1	1	0	3	2	0	1	1	0	0	0	2	6	59	10	0
John Stretton jun	1	9	2	4	2	3	3	0	0	1	0	4	15	93	0	0
Beniamin Conckling	1	7	3	7	3	6	7	1	1	0	0	4	14	144	3	4
Wm Barnes	1	13	2	4	1	1	3	3	1	0	0	2	9	121	10	0
Nath: Domeny	1	13	1	1	0	2	3	2	0	0	0	0	9	78	10	0
Wm Miller	1	7	2	4	4	2	3	1	0	0	0	2	28	105	16	8
Nath: Bushup	2	13	6	7	2	1	5	2	0	0	0	3	27	174	0	0
Wm Mulford	2	16	4	4	2	4	4	2	1	0	0	2	30	164	0	0
Enoch Fithian	1	7	2	2	2	1	1	1	0	1	1	0	5	80	13	4
Wm Edwards.	2	20	2	3	4	4	4	4	o.	0	2	3	9	175	0	0
Richard Shaw	2	12	2	3	0	1	2	1	2	2	2	6	16	135	16	8
Richard Stretton	1	0	2	2	1	2	0	2	0	0	0	0	0	73	0	0
Philipp Leeke	1	4	0	3	0	0	0	0	0	0	0	1	4	39	6	8
- Ir wooder.		L				0	0	0	0			-	-			~

Tax Lists — (Concluded).

								٠.								
	Heads.	Land.	Oxen.	Cows.	3 yrs.	2 yrs.	YIgs.	Horses	3 yr.	2 ys.	Yerl.	Swine.	Shesp.	Ls.	Sh.	Ď.
James Hand	1	6	0	2	1	0	2	1	0	0	0	2	8	57	3	4
Samuell Brook	1	8	0	2	2	0	1	1	0	0	1			60	10	0
Joshua Goelick	1	15	2	2	2	0	3	2	0	1	1	2	18	107	10	0
John Miller sen	1	13	3	5	1	1	5	1	0	0	1	0	9	102	0	0
Tho: Osborne jun	2	21	4	7	7	6	3	2	0	0	0	6	50	210	3	4
Capt. Josiah Hoberts	1	8	0	3	0	0	0	5	1	0	0	1	12	114	0	0
Stephen Hand	2	13	4	6	2	1	3	2	0	0	0	1	30	153	0	0
Samuell Mulford	2	10	2	5	1	2	2	1	0	0	1	3	15	115	0	0
John Osborne	2	13	5	8	5	7	6	2	0	0	0	6	18	201	0	0
Mr. Scellinger	*	17	4	6	3	1	5	3	0	0	1	1	21	191	0	0
John Edwards	*	12	2	3	4	4	3	2	0	1	0	4	10	123	18	8
John Feild	*	0	0	2	0	1	0	1	0	0	0	3	5	47	3	4
Widdow Hedges	*	3	0	3	0	0	0	2	0	0	0	4	6	48	0	0
James Looper	*	12	2	3	0	2	1	2	0	0	0	3	11	94	3	4
Abraham Hauke	*	4	0	1	0	0	1	0	0	0	0	2	0	30	10	0
John Richeson	*	2	0	2	0	0	0	1	0	0	0	0	0	22	0	0
Tho: Bee	*	2	0	1	0	0	0	0	0	0	0	0	0	15	0	0
Joseph Osborne	*	3	0	0	0	0	0	0	1	0	0	0	0	29	0	0
Nathaniell Baker	*	28	4	6	3	0	1	3	0	0	0	6	27	160	10	0
Sam: Terrell	*	0	0	0	0	0	0	0	0	0	0	0	0	18	0	0
Edward Joans	*	0	0	0	0	0	0	0	0	0	0	0	0	18	0	0
Daniel Bushup	*	0	0	0	0	0	0	0	0	0	0	0	0	18	0	0
Tho: Stretton	*	0	0	0	0	0	0	0	0	0	0	0	0	18	0	0
Robert Hedy	*	0	0	0	0	0	0	0	0	0	0	0	0	26	0	0
Tho: Diment jun	*	0	0	0	0	0	0	1	0	0	0	0	0	30	0	0
													3	4		

1678 29. 19. 2.

Huntington

27 6 8

* Paper destroyed.

A LIST OF THE ESTATES OF THE INHABYTANCE OF NEWTOWNE, ON L. I.

	Heads.	Land.	Oxen.	Cowes.	3 yrs.	2 yrs.	ü	с Ногвев.	3 yrs.	2 yrs.	ü	epp.	ine.
Il D d			6 4	රි 4			1 1 34.	H	3.5		0 1 35.	ςι Shepp.	S Swine
John Burtis	1	20			0	2		2	1	0			7
John Studden jun	1	15	4	4	0	1	0	_	0	0	0	6	
Ott Aburtis	1	10	2	3	0	0	1	1	0	0	0	5	3
Pleaser Leveredg	1	0	0	1	0	0	0	1	0	0	0	6	3
John Parsell	3	25	2	4	4	3	4	2	0	0	0	10	2
Thomas Case	2	20	0	4	3	2	4	2	0	1	1	20	0
William Graves	1	20	2	4	2	2	4	0	0	0	0	6	3
Richard Owin	1	8	2	3	0	1	2	1	0	0	0	6	2
Joseph Burroughs	1	10	2	2	0	0	0	1	0	0	0	2	4
Johanis Lores	1	20	2	3	1	0	5	2	0	1	0	0	1
Stephen Georgson	1	10	0	3	0	1	1	3	0	0	0	0	3
Harrick Sibertsen	2	22	0	6	0	3	3	6	0	1	2	10	2
John Woollstoncraft	1	14	0	3	0	1	5	1	0	0	0	0	1
Lorens Peterson	0	0	0	2	0	0	0	0	0	0	0	0	2
Corsen Cornelis d Prine.	1	0	0	0	0	0	0	1	0	0	0	0	0
John Buckhoode	2	20	2	1	1	0	3	0	0	0	0	0	1
George Stevenson	2	50	4	8	3	5	4	5	0	0	0	10	2
Andrae Burd	1	12	0	2	2	0	0	2	0	0	0	0	1
Peter Fradrickson	1	4	0	2	1	1	0	1	0	0	0	0	1
William Ingall	1	8	0	2	0	0	1	1	0	0	1		1
Abram Recus	3	14	2	5	0	0	2	2	0	0	0	13	0
Caleb Leveredg	1	22	2	4	0	3	1	0	0	0	0	10	2
John Grissell	1	4	0	1	0	0	0	1	0	0	0	0	3
James Way sener	2	20	4	6	3	0	6	1	1	1	0	20	6
Conten Titus	1	20	4	4	1	3	2	1	0	0	0	16	3
Samuell More	1	20	2	3	2	1	1	1	0	0	0	8	1
Samuell Ketcham	1	13	0	4	0	0	0	1	0	0	0	0	0
Thomas Pettit	1	16	0	3	2	2	1	1	0	0	0	8	4
William Hallett sen	1	16	0	6	0	1	3	3	0	0	0	6	3
William Hallett jun	0	16	2	5	2	0	1	1	0	0	0	20	1
Samuel Hallett	0	16	2	3	0	0	2	1	0	0	2	8	1
Robart Blackwell	1	20	0	4	0	0	0	3	0	0	1	2	3
Nathaniel Pettit	1	7	0	3	0	0	2	2	0	0	0	4	7
Mr. Eddes	1	20	2	4	0	0	2	1	0	0	0	5	4
Joseph Phillips	1	13	0	3	2	1	1	2	0	0	0	7	2
Jeremiah Burroughs	1	20	2	2	0	1	3	2	0	0	1	4	4
Abram ffrost	1	10	0	2	0	0	0	1	0	0	1	0	0
Mr. Barker	1	16	0	0	0	0	0	0	1	0	0	2	10
John Pettit	1	8	2	2	2	1	1	1	0	0	0	5	4
Nathaniell Baly	1	15	0	1	0	0	0	0	0	0	0	6	0

LIST OF ESTATES — (Continued).

	_	_											
	Heads,	Land.	Oxen.	Сожев.	8 yrs.	2 yrs.	1 уг.	Horses,	8 yrs.	2 yrs.	1 yr.	Shepp.	Swine.
Tho: Stillman	1	10	0	8	0	0	3	2	0	0	1	8	2
Edward Hunt	2	30	6	0	0	3	5	2	0	0	0	5	2
Thomas Parsell	2	14	0	5	0	3	4	2	0	1	0	6	0
Peter Rouleson	1	24	2	2	0	4	5	U	0	0	0	5	0
John Bull	1	1	0	1	0	0	1	0	0	0	0	1	0
Thomas Robason	2	30	2	4	0	0	1	3	0	0	0	3	5
Lambart Woodward	1	8	2	4	0	0	2	1	0	0	0	10	3
Mr. Wandall	0	100	0	10	0	2	0	0	0	1	0	70	2
Capt: Coe	2	30	2	4	0	2	3	4	0	1	1	15	7
Capt: Lawrens	4	40	2	8	9	6	7	6	2	0	2	20	12
Joseph Reder	1	12	2	3	1	0	2	2	0	1	0	5	4
Luck Depaw	1	8	0	2	0	0	1	1	0	0	0	2	6
John Copestaffe	1	6	0	2	0	0	0	0	0	0	0	5	
Theop: Phillips	1	6	2	2	2	0	0	1	0	0	1	6	5
Left: More	1	18	2	4	0	1	0	1	0	0	0	6	1
John Graues	0	5	2	2	0	3	2	1	1	0	1	6	6
Daniel Blomfield	1	25	4	2	2	2	2	2	1	0	1	5	3
George Wood	1	15	2	5	2	0	2	0	0	0	0	10	2
John Reder	1	12	2	5	2	1	1	1	0	0	2	8	6
Jerimi Reeder	1	12	0	2	0	0	2	1	0	0	0	2	4
Robart Colweld	1	6	0	1	0	0	1	1	0	0	0	0	0
John Denman	1	13	0	4	0	0	0	2	0	2	0	0	1
Thomas Morrell	1	16	0	3	0	3	2	2	0	0	1	0	1
John Scuder sen	0	25	5	6	2	0	2	1	0	0	0	3	2
Mr. Morris	1	0	2	0	1	0	1	0	0	0	0	0	4
Samuell Wood	1	0	0	0	0	0	0	0	0	0	0	0	0
Sarah Hayes	0	6	0	4	0	0	2	0	0	0	0	3	2
Josua Hazard	1	9	0	0	0	0	0	1	0	0	0	1	1
Edward Stevens	1	33	2	3	0	0	2	0	0	0	0	6	2
Gershom Hazard	1	3	0	2	0	1	1	1	0	0	0	2	0
Jacob & Isaack Reder	2	15	4	3	2	4	0	3	0	0	0	6	11
John Rosell	1	0	0	1	0	0	0	0	0	0	0	0	0
John Bourroughs	0	15	2	3	3	0	4	2	0	0	1	16	0
Adam Bruer	1	0	0	2	0	0	0	0	0	0	. 0	0	0
John Ramesden	2	40	2	9	0	5	4	2	0	0	0	16	6
John Smith	0	60	4	14	4	7	7	2	0	0	0	43	10
John Haytor	1	0	0	0	1	2	0	1	0	0	0	0	0
Joseph Reede	1	0	2	0	0	0	2	1	0	0	0	3	1
John Reede	1	0	0	1	2	0	1	1	0	0	1	2	1
Jonath ⁿ Hazard	1	20	2	4	0	2	0	0	0	0	0	14	1

LIST OF ESTATES - (Concluded).

	Heads.	Land.	Охеп.	Cowes.	3 утв.	2 yrs.	1 yr.	Horses.	3 yrs.	2 yrs.	1 yr.	Shepp.	Swine,
John Kitcham	2	60	4	9	4	2	5	2	0	0	0	44	8
Moses Pettit	1	4	0	1	0	0	0	1	0	0	0	0	2
Elies Baly	1	0	0	0	0	0	0	1	0	0	0	0	0
Josiah Farman	3	20	2	4	0	2	2	2	0	0	1	5	4
Jona : Strickland	0	20	0	4	1	3	2	0	0	0	0	0	5
Thomas Robarts	1	8	0	4	0	1	0	1	. 0	0	0	6	2
Ralph Doxey	1	2	0	1	0	0	0	1	0	0	0	0	0
Tho: Etherington	0	4	0	0	0	0	0	0	0	0	0	0	0
Gabriel Linch	1	0	0	0	*	0	0	1	0	0	0	0	0
Aerte Webber	1	0	0	0	*	0	0	0	0	0	0	0	0
Hen: Martinson	1	*	*	*	*	*	*	*	*	*	*	*	*
John Harmanson	1	0	0	0	*	0	0	0	0	0	0	0	0
Humfry Clay jun	1	6	0	1	*	2	4	1	0	2	0	0	0
Samuell Fish	1	0	0	1	0	1	2	1	0	0	0	0	0
Robart ffeeld	1	30	2	6	5	0	0	1	0	0	0	20	2
Richard Fidoe	1	16	2	3	3	0	2	1	0	0	0	4	0
Nathan Fish	1	8	0	0	0	0	0	1	0	0	0	0	0
Hendrick Jonson	1	4	0	1	0	0	0	2	0	0	1		1
James Way juu	1	8	2	2	3	0	2	1	0	0	0	3	1
Riniers Mills	10	0 lbs.											
Roeloff Peterson	1	6	0	2	2	2	0	1	0	0	0	0	2
Joseph Sawcut	1	10	2	3	3	2	2	1	0	0	0	8	4
Thomas Stevens	1	20	4	6	4	4	5	1	0	1	0	0	4

LETTER TO JUSTICE CORNWELL ASKING FOR LAND ON HEMPSTEAD NECK.

Hempsteed ffebewery ye 17 Anno 1678-9.

Mr. Cornwell. Sir, we whose names are vnder written world desire yow to stand ovre firind so much as to go to ovre onnerable Governer and desire him iff That his honner pleaseth to give to us one hyndred akers off Land a peece Lieing on hempsted Neok so called, ffor wee are Young men and have a minde to settle iff That wee covid obtaine som land and if the honnerable Governor dos Think That wee aske ffor to much Then we would desire him to beestow on vs what Land his honner will Think filt. Therefore pray sur Dow ffor vs what yow Can and wee hope That it will do as well as though we went to the Governer ovreselves, so we shall rest yovres in what we maye

WILLIAM VALLINTINE Moses Embree Josias Starr Jonah Vallintine John Moott.

RICHARD ELISON

This ffor his Honor ovr frind Jystis Cornwell Living Att Cornbery these Deliver with Care. Rec⁴ from Mr. Cornwell March 20th to bee shewed the Go: Mr. Elyas Doughty came also to speake wth the Gov⁷ vpon the like acc⁴.

LETTER FROM THOMAS TOWNSEND TO COMMANDER BROCKHOLLS.

Honored Sir.

The Condition of our Towne in Respect of ye derections in ye Law for ye choyce off Constable & overseares being prety strictly bound up to such and no other but one of ve two old overseares must be chosen Constable, proves with our inhabytants very hard by reason many doth scruple to take an oath and so are exsemted or not admitted to ye plase, whearby ye burden hath these many yeares lyen heavy upon sum ffew persons, our humble request is that youre honnor would be pleased to grant oure inhabytants ye priviledge of haveing a fire voat in choyce of Constable and overseares of Any ffre holder not haveing relation to that clause in yo Law, that Any other person who hath not bine an overseare If chosen Constablle maye stand or be liable to Answere his fine Acording to ye Law, which will give ye inhabytants greater content, then as it tis at present stated, so I humbly desiar youre honnors Answere by the barer hereof Caleb Wright by reason yo Choyce for this insewing yeare draweth nere, so craving youre honnors pardon herein, I rest and remaine your honnors servant

Oyster baye ve 25th of March 1678.

These for the Governor.

Endorsed by Secretary Nicolls: For the Assizes.*

To Command THOMAS TOWNSEND.

An Order authorizing the erection of a mill at Soughton and Letter to Justice Topping ON THE SAME SUBJECT.

An Order Granted to Robert Wolley to sett up a Grist Mill.

By the Gouvernour.

Upon Application made unto mee by Robert Wolley of Southton in the East Riding of Yorkeshire upon Long Island Carpenter & Millwright one of those that took up Armes under Governor Nicolls at his first Arrivall for the Reducement of these parts, severall others in the same Capacity having Likewise transferred there Rights vnto him & hee being recomended by some of the Principall Inhabitants of those parts & desireing the priviledge of a Certaine streame of waters to the westward of Hogg Neck to erect a Grist Mill thereupon & some Convenient Accomodaçon of a piece of Land on the sd Neck, the same tending to a publick Good, I doe Recomend the sa Robert Wolley to your selfe and the Officers of your Towne, for the sa streame, with some small piece of Land Adjoyning for the use of the Mill, and Likewise that you Cause to bee Laid out for him in some Convenient place neare or Adjacent on ye sa Hogg Neck now vacant the Quantity of about one Hundred Acres of good Land for a farme & being for a publick good that itt bee done and a Returne of the same without delay to mee for Confirmagon. Given under my hand in New Yorke the 30th day of May 1679.

EDMIND ANDROS.

To Mr John Topping Justice of the peace at Southton.

Examined by mee. M: N: Secry.

^{*} The next Court of Sessions held at Jamaica the 12th, 13th & 14th of June following, decided that Oyster bay might choose another Constable "by free choice of the towne."-B. F.

AN ORDER FOR THOMAS RUSHMORE TO SETT UP A GRIST-MILL & SAWE MILL.

By the Governour.

Vpon Application of *Thomas Rushmore* of *Hempstead* I doe hereby consent his setting up a Grist mill and Saw mill vpon a Stream running through on the West side of *Madnans Neck* not yett taken vp or Improved, with Equall priviledges of other mills, and to fell or cutt for his s⁴ Saw mill any fitt Timber vpon any Adjacent Land not Apropriated within Fence or Improved as is Gustomary and Allowed in all other Parts for the Publick use and Generall wellfare of the Country. Given under my hand in *New Yorke* the nineteenth day of May 1679.

EDMUND ANDROS.

AN ORDER TO THE TOWNES ON THE WESTSIDE OF LONG ISLAND TO CHOOSE A CLARKE.

By the Governour.

Whereas one person being Clarke to severall Townes on the Westside of Long Island is not onely Chargeable but hath proved Inconvenient I doe hereby recall the Authority or warrant Granted for the same and Consent and direct the severall townes of Bruckline and Flathush, Flathands, New Utrick, Boswick and dependencyes or Constables and Overseers doe make Choice of a fitt person to bee Clarke of each place of which to make mee a Returne, and the present Clarke Michell Heynell is hereby directed and ordered to deliver to such new Chosen Clarkes in the presence of the respective townes Constables and Overseers or any three of them, of which the Constable or Eldest Overseer in case of s^a Constables necessary absence any Books or papers belonging to such Townes. Given under my hand and seale in New Yorke this 21rd day of May 1679.

To the Officers of the Townes of Bruckline, Flatbush, Flatlands, New Utrick, Boswick and Dependencies vpon Long Island.

A Letter from the Governor to the Constable and Overseers of Southampton.

I have received yours of the 28th past by Mr. Joseph Rayner who hath also shewed mee and Councell three Testimonys and Acquainted us with what hee had in charge from you or knowes relating to any difference with Indyans or their misdemeanours and upon the whole I have thought it necessary and by advice sent an expresse requiring some of your Indyans repaire heither vpon s⁴ Accompt in Order to a final Determination when (vnlesse you know other Cause) you need not send any more from your towne for which I shall take all just Care according to Accompt given mee, and remaine

Your Afectionate Friend,

E. Andros.

ORDER CONCERNING THE COLLECTION OF MONEY FOR THE ALGERIAN CAPTIVES AND OF FINES.

By the Governour.

Whereas there are severall Townes and persons upon Long Island and dependencies in arreare of their Country Rates Subscriptions for the Free Guift and Contribution towards the Redemption of the Captives in Algier, as also in paym' of fines by particular p'sons adjudged by the C^{**} of Assizes or Sessions since my Arrivall into these parts, & Court charges both at Assizes & Sessions Likewise due from divers persons as well towards the publick as officers, These are in his Ma^{ties} name to empower & require you to levy the aforementioned Arreares due vpon those respective Acc^{**} and if not otherwise to bee attayned to distrayne for the same & seu such goods &c so distrayned by Execution in doeing the which all Constables and other offic^{**} are required to bee ayding and Assisting you upon occation & that you make of the same due returne & for soe doeing this bee your speciall warr*. Given under my hand and Seale in New Yorke the 3^a Day of January 1679–80.

To Mr. Joseph Lee

E. A.

Deputy Sheriff of Long Island.

Council Minutes. Settlement at New Lotts: Cornbury & Madnans Neck; Ministers House at Flatbush.

To the Highborn, Noble Lord, The Governor General, Knight of his Majesty's Order &c.

Very humbly show the undersigned inhabitants or proprietors of the new allotments in *Midwout*, that for want of land to enlivate and gain our living, we have been compelled, to purchase of the old inhabitants of *Midwout* the said new lots, which we bought free and unincumbered, the Lord's right excepted, for a considerable sum of money, believing that the Lord's right meant only the *Country rates* of one penny in the pound. But afterwards the said lots were charged with a yearly quitrent of one bushel of wheat, of which the sellers never informed us and which cannot be demanded from us now.

We are therefore compelled, to represent very humbly to your Honor, that the old inhabitants of *Midwout* act very improperly in petitioning your Honor for these new lots, because we and other poor people needing land are in their way, and as soon as they had obtained them to sell them to us for a considerable sum, concealing however the yearly quit rent of one bushel of wheat, with which they will burden us now.

We have always understood, that it was the intention of his Royal Highness, our sovereign Lord, and of your Honor, to grant the land to persons, who needed it, but not to people, who had abundance of it and who, as soon as they obtain a grant, sell it and put up the money. It is true, we have purchased the land and contrary to our contract we cannot go to pay the purchase money, although it falls hard upon us, to put new land into good condition and pay so much money to people, to whom it was not granted formerly nor now. If your Honor deems it advisable, we shall pay the purchase money, but we hope, that your Honor will consider the matter and allow

us some relief in regard to the price of the land, or at least release us from paying the quitrent with which the people, from whom we bought, desirc to burden us. Which doing &c &c.

Your obedient servants and subjects,

Rem Jansen
The mark of — Andresen
The mark of Jacob Largilies
Laurens Cornelisen

ABRAHAM DU TOICT
The mark of Joost Caspersen
The mark of Jan Barentsen
Cornella Pletersen

N. Y. 12th Jany 1679-80.

New Yorke. At a Councell Jan: 13th 1679-80.

Vpon the petition of Rem Jansen, Abraham Du Toict & others now Inhabitants of the New Lotts not long since granted to others their Neighbours of the Towne of Midvout als Flatbush, That having made purchase of their said land for valuable Considerations, free from any other charge, There is since demanded of them the Quitrent of one bushell of wheate yearely quite Rent, whereof they heretofore had no Cognizance, nor was it mentioned in their purchase, Wherefore desire Reliefe therein.

Resolved, That an order bee sent to the Const^{hs} of *Flatbush*, to give notice to all those, who had Grants for the *New Lotts* aforementioned, or who are now participants therein, that they appeare in this place on Saturday come senight next each in the forencome to give acc^t what Improvem^t hath been made by themselves or others thereon, when the pet^{zs} are likewise to appeare, when they may have a definitive answer to their petition, In meane time to proceede in their improvem^{ts} on said Land as formerly.

To the Honnorable Sr Ed. Andros Knight Go: Gen'l &c.

May it please your Honour: Whereas it hapens a difference or dispute between Mr. Hicks & Mr. Cornell wh myselfe Concerning a trackt of land formerly belonging to Mr. Dowthie a full & equall third whereof I have bought of the said Dowtie as by the transport and patten may appeare part of which my said purchas or equall third is by the said Mr. Cornell & Hickes demanded or Claimed though it bee my right & propertie, I therefore humbly pray for a faire desision of the said Contriversi that your honour would be pleased to apoint fit & indefferent persons to measure or survey the wole that each may quietly haue & enioy his right which is the desire of your humble servant.

The 19th of Januarie 79-80.

WILL^m HAVILAND.

To his Excellence S[†] Edmund Andros K^{nt} Seigneur of Sausmarez Lieu^t and Governour Gen¹¹ under his Royall Highnesse of all his Territoryes in America.

The Humble Petigon of William Haviland Sheweth.

That your Excellences Petra Brother in Law Cap' Thomas Hicks did in the yeare 1666 obtaine a patent from Governour Nicolls for a certaine neck of Land called Madnans Neck within the Limits of the towns of Flushing the which by consent & agreement was divided into equal thirds between him Mr Richard Cornell and Mr Elyas Doughty.

That presently after the settlement being twelve years ago (the Pet' bought M' Doughtys interest in his third of the st Land and hath inhabited thereupon) or part thereof ever since but finds himself encroacht upon by his neighbours M' Cornell & M' Hicks and is debarred by them

of having his due proporgon of the thirds of s^a neck so purchased by him there being only three Lotts laid out, besides their own accomodagon, and the rest left in comon which if divided might bee better improved. That your Pet' hath often desired a division might be made of the s^a neck so that each proprietor might know his share and proporgon the which hath been promist but hitherto delayed and neglected.

That now his neighbours M^{*} Cornell and M^{*} Hicks having settled their son in Law John Washborne on one of the three Lotts last laid out M^{*} Cornell is settling his other son in Law John Laurence on the Comons of s⁴ neck upon pretence of purchase of other lands thereby which will bee much to the damage and prejudice of the Pet.

Hee therefore humbly prays your Excellence That a stop may bee put to the intended settlem of the st John Laurence in that place, & that some person or persons bee appointed to make an equall division of the st neck between them, so that your Pet' bee not frustrated of his Right and his Labour on st Land.

And your Excellencys Petr shall Pray &c.

WILL HAVILAND.

To the Right Honorable Sir Edmond Andros, Governor Generall under his Royall Highness, the Duke of York, of all his Territories in America, the 24th of Jan 1679-80.

Humbly show the undersigned Constable and Overseer of the village of Midwout, that they are greatly injured by the erection of the ministers house, so that much of the money earned by them is not paid by the contractor and whereas the inhabitants of Breuckelen are bound to perform one fourth of the labor, but defer it from time to time, although we have done everything, to live with them in friendship, Therefore we humbly request your Honor, to give directions to some Justice of the Peace, who shall settle the matter amicably without legal proceedings. Which doing we are and remain

Your Honors servants
Theodorus Polhemius
Cornelis Jansen
Dirck Jansen van der Vliet

At a Councell held the 24th day of Jan: 1679-80,

Vpon a petition from the Coust^{ble} & Overseers of *Flatbush*, Complaining, that the Inhabit^{ts} of *Breucklyn* having undertaken to bee ayding & assisting in building the 4th part of the D° house at *Flatbush*, but neglect or refuse to performe the same.

Ordered, that a Copye of the petition bee sent to the Const^{ble} & Overseers of *Breucklyn*, who are to take care to p'forme their agreem', or to return their Reasons to the Go; for their failing therein.

By Order &c.

The Const^{ble} & two of the Overseers of s⁴ Towne of *Flatbush* (together with some of the purchasers) appearing this day according to order & heard what they could say to w^t was in the petition alleadged, which was not materiall, The same being taken into Consideration,

Ordered, That the Quit Rent bee p⁴ by the Land, but if the seller did not inform the buyer thereof at the bargaine making, then the seller to indemnify the buyer or purchaser therefrom, by abatement or otherwise as they shall agree.

By order of the Go: in Councell.

Whereas wee underwritten Being Chosen & Deputed at a full Towne meeting of the Inhabitants of **glushing** where there were three Justices of **y* peace In p**sence to witt, M** **Richard** Cornell**, Cap** The Willett and Cap** Thomas **Hicks** to view and take a survey of a peice of Common Land belonging to ** Towne of **glushing** the same being Granted to M** Cornell** by ** said Towne In finll satisfaction of all his commonadge therein and soe Recorded According to **y** Townes request we went to view the said land **y** 30th** of Aprill Last past, Wherein did accompany vs M** Cornell** and M** Hicks**, whoe did show vs *y** bounds or Limitts of their neck Which they said was at a certaine hollow to *y** East, the Rest being Invironed by water or Brooke Meadows in all parts And whereas it hath beene Reported *y** M** Cornell** hath settled his two Sons in Law vpon *y** lands that belongs to *y** little **Neck**, wee have vpon *y** 23th** day of this p**sent January beene ont to view *y** Same and we finde them both to be Settled out of *y** bounds of *y** little **neck** Line, according to *y** Report that wee received both from Cap** Hickes** and M*** Cornell* as before.

HENRY TAYLOR SAMUEL THORNE.

Wee who hath Subscribed our names are ready to give in o' testimonyes upon oath to y' truth of this if Required,

Att a Conncell held in New York January the 13th 1679-80.

M' Richard Cornell, M' Thomas Hicks and M' Elyas Doughty, with M' William Havyland of Flushing this day Appearing before the Governour in Councell according to an order of the 20th Instant upon the Petigon & complaint of the s^d M' Havyland, that having made purchase of M' Doughty's third part of the Little neck now called Cornbury he was debarred from enjoying his proporgon, and therefore craves a division of the s^d neck, to bee run and ascertayned betwixt them.

After the Record of the Patent was read, and Partyes heard.

It being proposed That the Limitts and bounds of s^d neck might be run as directed in the Patent and that each of the Proprieto^{rs} should nominate a person to see the same effected, which they accordingly did.

Ordered, That the three persons by them named, That is to say Cap' John Seaman Mr Elyas Doughty & Mr John Hinchman bee desired and they are hereby Appointed and Authorized, together with a Surveyo' to survey and run the Line of the s⁴ Little neck or Cornbury, according as it is butted & Bounded by the Patent, and Likewise to make an Equall division thereof into three parts Reserving out of the same onely what was at first reserved by Cap' Hicks, of which to make Report to the Governour and Councell in the Fort By the first day of March next or sooner if they shall see cause or consent thereunto.

By order of the Governor in Councell

Matthias Nicolls, Sec'y.

Capt. James Hubbard is Appointed Surveyor by the Governor who together with the three Persons herein named are to Run the Line of the neck within mengoned, and to make a Division thereof between the partyes concerned.

Matthias Nicolls, Sec'y.

At a Councell etc Febr 20th 1679 80.

Vpon the Report of Capt. John Seamans, Mr. Elyas Doughty & Mr. John Hinchman & Capt. James Hubbard, the Surveyor appointed by order of Councell of the 31st of January past to survey and run the Line of the Little Neck or Cornbury, for the which Capt. Thomas Hicks

had a patent from Gov' Nicolls and y° same now in possession of Mr. Richard Cornell, the s⁴ Capt. Thomas Hicks & Mr. William Haviland, The Limitts in y° patent for s⁴ Neck being found defective & boundaryes wholy mistaken,

Ordered, That the three hundred acres of land in the patent exprest bee layd out on the standard Neck, as also the meadow adjoining the above by Capt. James Hubbard or some other able surveyors, for the standard Cornell, Capt Thomas Hicks and Mr. William Haviland, the persons interested therein, including their Plantations & improved Land, of which a Returne to bee made with its buttings & boundings unto yo Gov: for a Confirmation according to Law, And all disputes or other pretences to Land adjoining to cease, unlesse asserted as yo Law directs.

By Order of the Gov: in Councell.

LETTERS FROM WILLIAM HAVILAND TO WILLIAM DYRE.

Worthy S^r and my very good friend, I thank you for your many favours in that you was a meanes to gine his honor a rite vuderstanding of my busines & that things are in a great mesure to a period; there is only this that obstructs: the Line beinge run acording to the patten & agreed on by the men apointed, the line takes in a small parcell of land that Mr. Cornwell clames vuder a pretence of a purchas of a man of hemsted but it was allwaies clamed Land owned to the patten; he had made that purchas he sayeth thinking that all was better than one third part: this is & hath bin the great disturbance so that I bage the favour of you as to be assistance to me that the Land may be divided as the line is run acording to bis hon²⁰ order & in so doeing you will be helpfull to your pore distressed friend & who is yo' most obliged servant to my pore power.

Cornburie, this 16th of February 1679-80.

WILL HAVILAND.

Thes for his much honoured friend Capt. William Dyer these present New York.

Honoured S^r, my humble service rem. vnto you &c these are humbly to crave your help in a case wth I am like to suffer much wrong by my too rich neighbours they have procured an order from y⁶ Governour to haue all the Land within the patten excepting 300 acres wth 3 hundred acres one hundred belongeth vnto me & I shall haue no more: according to the line wth was last laid out I doe conceive that there is 200 acres wth they too doe recon to haue to themselves werein the third part belongeth unto me wth they goe about to deprive me of & in wth land the 3 lots ly wth was laid out for four yeares since they would deprive me of the lot wth fel to me I gaue to my eldest sun wth now vniustly they will take away from me; I doe persuade myselfe yth if the honourable Governour did know the deceite that these too men haue in them to deceiue me he would not suffer them to doe me that wronge wth they doe. If you will be plesed to give me any incouragement to wait vpon you I will better informe you wth speaking than I can with writing; thus with my humble thankfulnes for the many favours I have received from you I rest your humble servant WILL HAYHAND.

Jamecoe, this 10th of March 1679-80.

These for his much honoured friend Capt Dyer New York.

ORDERS RELATING TO LANDS ON L. I.

By the Governour.

Vpon Application of Christians and Indyans for the settlement of Cow Neck in Hempsteed bounds the Indyans Desireing the Eastermost side or halfe for their owne planting and living and that I would dispose of the other western side as I saw good to any Christians for which a Line to bee Run thereon s⁴ Neck and trees marked or bounds sett between them I hereby Appoint and authorize you Capt. James Hubbart to run s⁴ Line as above, In order to which you are to repaire to Mr. Justice Cornell or some other Justice of that Riding to bee present & by his order or the Constable some principall neighbours and the Indyans to have notice and bee also pres' at your Running s⁴ Line to bee marked as above and a due returne thereof made to the Secretarys Office, as also a Survey of s⁴ Neck in order to present Settlements, for which this shall bee to you and every one of you a sufficient warrant. Given under my hand in New Yorke this 11th day of ffebruary 1679–80.

EDMUND ANDROS.

By the Governour.

Vpon a Petition from Richard floyde of Scatalcott, that having a parcell of Meadow Ground to the South in a certaine Little Neck to the Eastward of Unchechauge, Hee may have liberty to purchase the Vpland thereunto Adjoyning on the said Neck of the Indyans which may prove very convenient for his Future Settlement and better Improvement of his Land there, These may certify that I have given Licence and Liberty to the s⁴ Richard floyd to purchase the said Land accordingly payment whereof to be made in open Sessions for that Riding and returned here to the Secretary's Office or s⁴ payment to bee made before mee in this City and Surveyed and entered in the Secretary's Office according to Law. Given under my hand in New Yorke this 12th day of February 1679–80.

EDMUND ANDROS.

RESOLUTIONS OF L. I. COURTS OF SESSIONS; SETTLEMENT ON COW NECK, L. I.; WOLVES; TAXES.

Att A Court of Sessions held att *Jameka* for the North Rydeing of *Yorkshire* on *Long Island* By his Ma^{ties} Authority beginning ye 10th day of Decemb¹ in ye 31th yeare of his Ma^{ties} Reigne An'que D^m 1679.

The Ord of Councell abt takeing of Depositions was read and recommended to ye Severall Justices to be duly and Punctually Observed.

Sapposhe An Indian Sackamacker Desireing of this Court to hane the halfe of Cow Neck to Settle on And the Same being likewise recommended to this Court for their Opinion By the Governo'.

The Court think it Convenient (If the S⁴ Indian hath a Right to y^e S⁴ Neek) that he hane a Convenient Quantity thereof appointed to him for his Settlement on the East Side, he nor his family admitting noe Strang Indians amongst them.

Concerning the Charge for killing Wolves. It is thought Reasonable that every Towne Shall pay for the wolves Killed in their owne Precincts. And that each towne be Enjoyned to keep two wolfe Pitts (att least) in good repaire att y* townes Charge, Vnlesse any Private p'son or p'sons will doe the Same we¹s If they shall undertake the towne may be excused taking security of them for the same. But the wolves that shall be taken by such private person or p'sons are to be

payed for by the Towne as the Law Directs, Vnder Such penalty for Neglect in either Townes or Undertakers as the Court of Sessions shall think fitt to Impose.

It being recommended to this Court to Limit the Publique Charges both att the Court of Assizes and Sessions. The Justices do think it reasonable to have an allowance of 10s. p' Diem for their Attendance att either Court to Defray their Charges. And their Expenses in goeing to & Comeing from S³ Courts to be bourne by the Country, for horsemeate &c.

The Constables & Jurymen to be allowed 5s. pr diem att the Assizes. And 3s. 6d. pr diem att the Sessions as is Appointed by the Law.

Their meeting for accommodation atteach Court to be att Some Convenient house to be appointed by the Sherriffe,

It being likewise Recommended to them to Ascertaine the Prices of the Country Rates to be rec⁴. It is their Opinion that the Senerall Species are to be payd at the Prices following Vizt:

1 Porke att	3d. pr lb.
2 Beefe att	2d. pr lb.
3 Winter wheate att	4s. 0d. pr bushell.
4 Summer wheate att	3s. 0d. pr bushell.
6 Indian Corne att	2s. 3d. pr bush.
5 Rye att	2s. 6d. pr bush.
Oyle att	l. 10s, 0d, pr bar.

An Abuse Complained of in the Common Warehouse att New Yorke of w^{ch} Cap^t Nicolls to Informe the Gov^rn^r.

The Co $^{\text{rta}}$ opinion herein is humbly recommended back to his hon $^{\text{t}}$ y $^{\text{c}}$ Go : for his approbagon. By Ord $^{\text{r}}$ of Court &c.

JOHN: WEST Ck. Sess.

The Co^{*t} of Sessions held at *Gravesend* for the West Riding beginning y^{*} 17th day of Dec. following, doe in each particular agree with w[†] hath beene recommen[‡] by the foregoing Co^{*t} of the North Riding held at *Jamaica* as afores[‡], & doe likewise humbly recommend y^{*} same to his hon[‡] the Go: for his approbagon.

By order of Cort. P. S:

Council Minutes. Flushing Affairs.

Mr. Constable.

Mr. Doughty hath made Application for some vacant vnimproved Land att the Northwest end of Hempsteed plaines in your Towne bounds, to make a present Settlement there for some of his Children, to which as hee is an old Inhabitant I am the more Inclinable, but however this is to desire your Informing mee as soone as may bee of s^d place, if any part Improved or claimed and how farr in order to further result and remaine

To the Constable of flushing March ye 18th 1679-80. Y^r affectionate friend Ed. Andress. Right Honorable.

I Received y' honors Letter Dated y' 18th of this Instant March Wherein y' honor desires to be Informed whether y' Land desired by Mr. Elias Doughty at y' Norwest End of Hempsteed plaines bee Improved by any person. These are to Informe y' Honor That it is vnimproved at p'sent, But I together with y' Inhabitants are willing to deuide all our Common Land to enery man according to his Right and proportion and that noe perticular man may propose his place or proportion, but y' Every man both Rich and poore May haue their equall proportion according to Lott.

Flushing, this 22th of March 1679-80. Yor humble Servt Jonathan Wright.

Note - Mr. Doughty doth not Intend any parte of the planes but somewhere to the Northward thereof.

At a Councell held in N. Y. the 2d day of Apr. 1680.

Vpon the applicaçon of M^{*} Elyas Doughty, about the Returne from the Const of flushing to the Governo^{*} Lre dated March 18th past, grounded upon a petigon from the s⁴ M^{*} Doughty for some vacant unimproved land, within the precinct of their Towne, for the better accomodagon of himselfe & children.

There being no materiall Answer given by the s⁴ Constable to the Go: Letter aforemengoned Ordered That the s⁵ Const of *fflushing* wth two of the Overseers of the Towne have notice to appear here in this place before the Go: & Councell, on Friday next being the 9th day of this next month, to give a more significant answer to the purport of s⁵ Letter.

order of the Go: in Councell.

At a Councell &c Apr. 9th 1680.

The Const Mr Jonathan Wright & Mr Edwd Griffith an Overseer of flushing appears according to order of 2^d inst.

Mr Ely Doughty likewise, on whose acc' it is (Mr West hath the petigon first given ye Gov.)
They say at first settlem' The home lotts were divided into 4 acre lotts, then 6, & afterwards 50.

Mr Griffith objects ag*t some having the 6 acres, so that 54 acres was adjudged a share, & allowed by the Const & Mr Doughty The poore ordinary people have some but 4, some lesse; they are since the settlem admitted. C. Hicks of the opinion of the other.

Vpou application from some of

The Const & 2 of ye Overseers present.

Whereas their former Constitution was 4, 6 & 50 acres, Ordered for the future that none shall be esteemed a freeman that hath not 60 acres of land besides meadows & whosoever hath been an officer & wants it, the same shall be made up to him. And all Lotts to be 1⁴ out for children or others to be the same proporgon.

To be recommended to the town forthwith to lay out the like proporgon and not lesse quantity for such of their children as are grown up and to settle for themselves, & no others to be esteemed freemen for votes in public or Town matters.

Mr Doughty recommended That Lots for children may be layd out together. The Const & Overseers to make a Returne with all convenient speed to the Go: of the severall persons that have occasion of land &c. Mr Doughty stands not on the place proposed but any other place within the Town bounds to have about 300 acres together for his children.

Mad Nans Neck—petition. If debarred from their just rights by purchase to have their remedy by due course of law.

At a Councell &c Apr. 9th 1680.

Vpon applicagon from some of the principall Inhabitants of *fflushing* upon *Long Isl*. Complaining of the unequall Laying out & division of their land, and keeping so great Comonage, when divers of the Inhabitants that have hands to make present Improvem doe want land to manure.

Vpon hearing what could be alleadged thereupon, some of the partyes prest together with the Constable &c of the Overseers.

Resolved That whereas the former Constitution of the s^a Towne, at their first settlement, in the yeare 1654, was in dividing their home Lotts, into 4 acres a piece, then addigon of six acres, & after that 50 more to each Inhabitant None for the future shall be esteemed a Freeman of s^a Towne that hath not sixty acres of land within its limits, besides meadows, & That whosoever hath been an officer in said place, & wants it, the Compliment shall bee made up to him. And all Lotts which shall bee hereafter layed out for any the Children of the Inhabitants, or others to be admitted into the Towne, shall have the same proporgon.

It is likewise recommended to the officer of the Towne, forthwith to lay out the like proporgon or quantity of land & meadow & not lesse, for such of their Children as are grown up, and to settle for themselves & such as shall have the like proporgon of land & no other to be esteemed Freemen for votes in publick or other town matters.

Mr Elyas Doughty is also recommended to the Towne That the Lotts for his Children, may be layed ont together.

The Constable and Overseers of s^d place are to make a return to the Go: of the severall persons of the Towne that have occasion of Land, & of their laying out of the same, with all convenient speed.

At a Towne Meeting in flushing ye 13th of April 1680

Collected by y° Order and Appointment of Jonathan Wright Constable who did their publish an Order from his Excellency S' Edmond Andros Gouern' & his Councell bearing date y° 9th of Y° same Instant month Occationed by Mr. Elyas Doughty Complaining for want of Land for his p'sent Improvement & his honor y° Gouern' Requesting y° Towne to Consider him wth some others y' might want as well as he, The Towne then p'sent not being satisfied wth y° Justice of Mr. Doughtys complainte did Notwithstanding out of their Respect & Obedience to y° Gouern's desire and request and for their Owne peace & quiett for y° future Order & it is by consent ordered & granted y' Mr. Elyas Doughty Shall haue 200 Acres of Land laid him out in y' part of y° Commons of y° towne Lying & adjoyning to y° vtmost Boundes of Hemsteed Westward & y° Boundes of Jamaica Eastward — Vpon Condition & it was soe agreed by y° s' towne & him that he shold Renounce & relinquish all pretences whatsoever by himselfe or any other from him to any more rights to any Common Landes whin ye Boundes of y° Towne of flushing — then this grant to be firme & stable to him ore his, otherwise y° Conditions not being observed by him y° aforesaid grant to be voide & of none effect. Ordered by y° towne to be recorded.

Examined to be a true coppie

p. James Clement Cler.

PETITION FROM JAMAICA FOR REMISSION OF A FINE.

Jamaica ye 34 Augst 1680.

To the Right Honorable Sr Edmun Andros Esq. e

Lieutenant General to his Royal Highnes his Territoryes, Governour of New York &c We the Inhabitants of Jamaica by these presents make our application; humbly requesting, That whereas there was a fine inflicted upon us by yo worshipfull Court of his Majestys Justices held here in the North Riding the last June was three years since upon ye occasion of some irregularity, & disorder (tollerated by ve Constabl then in being) about ve choice of a succeeding Constabl for yt ensueing year; your honour would be pleased to consider ye matter with as much Lenity & Charity as your wisdom & honour will permit and if it may be to stay yo execution & to Remit ye fine before it be actually levied; which we ye rather persuade ourselves (upon our humble request) your honours Candor & ingenuity of spirit (in like cases experienced) will readily doe; In as much as it was our first offence in yo kinde, & yt not altogether voluntarily nor in yo least contempt of authority or disloyalty of spirit; but the case then emergent being extraordipary & the Law not providing a clear & full directory therein, for according to ye exprs of ye Law we were providentially uncapabl of any choice, one of our overseers out of which ye choice should have been, was then upon his Removal to Hemsteed; so if according to our apprehensions there was a necessity of adjoining either all of ye overseers then standing with ye single person to make a subject of Election; or else a necessity of choosing out of yo whol body of yo Towne; the latter of these severall of yo meeting inclined to, thinking it warrantabl upon yo account a former Law sometime allowing that liberty of choice, which ve then Constabl did suffer to proceed in & upon yt instant emergent & unusuall occasion: yet with this proviso viz: yt authority should see meet to Ratifye their choice but whether of these two ways (ye circumstances of ye case necessarily inforcing one of ym & the law being silent) were most acceptable or regular we were unresolved untill we heard ye mind of ye Court which is in itself sufficiently acceptabl to us.

Moreover we are verrily persuaded & we hope your honour hath not since yt time had nor shall have for the future cause to judge any other; but that the principall end of inflicting yo penalty is as fully & perfectly attained as if the Execution were already levied & that your Honours Clemency (where without wrong to any Justice, honour & authority may be secured) will be to us a stronger tye of cordial loyall & cheerfull subjection then ye greatest severity. The Levying of an Execution promiscuously without aparent injustice to some in this case cannot be done without great difficulty, if possible. The remitting of yo fine will be verry acceptabl to us, easy & pleasing to your honour, whos glory is to pas by an offense & we hope not unprofitabl to either; if your Hon shall see cause to grant our request therein; however we shall rest in your Honors pleasure & as we are always bound in duty shall improve our utmost interests in serving you with our prayers.

By Order

BENIAMIN COE, Clark.

PETITION OF L. I. QUAKERS FOR REMISSION OF A FINE, IMPOSED FOR CONTRAVENTION OF THE MARRIAGE LAWS.

To the Governor and his Councell at New York.

The address of Henry Willis and John Bowne, Concerning the proceedings of a Court of Sessions against vs, who said they fined us 10lbs a peece for suffering our daughters to marrie

contrary to their law, which proceedings we are satisfied is without precedent and we can count it noe lesse but a mistake or hasty oversight and though we have endeaverd for its removall yet Execution is eished forth and Jos. Lee vndershiref hath seazed Hen: Willis barne of corn and since taken from Jo. Bowne 5 good milch cowes and drove them away by night and kept them pownded from food most of two nights one day and part of a day that neighbours was generally troubled at it. Now in simplisity, we doe seriously entreat all that may be conserned herein seriously to consider it and in the cooleness of your spirits without anger or hard thoughts truly to wave it in the balance of Equity where the witness of God may arise in every Contience to testifie, whether If such things should goe on and be proseeded in it would not be to the rewenating of families and to the kindling of Gods anger against a place or people which we truly desire may be prevented, by takeing away yo ocation, wherefore we make our address to the cheife in authority knowing that Magistrates authority is to preserve mens persons and Estates, but ve prerogative of the contience that belongs to God and we dare not but yeald obedience therevuto as God hath perswaded our harts & we doe not act (as sometimes resented) in stobourness obstainancy or contempt of authority but in simplisity haueing Gods feare in our hearts that we may keepe our contiences clear before him from whom we receive strength to vohould vs in tryalls and exercise and we earnestly desire yo Lord may perswade your hearts, vnto whome we are now concerned. that yo may remove yo cause of this our address and open that eye in you that can see vs as wee are, who can pray for those thats in authority that vnder them we may live a peaceable holy and godlike life.

Ye 4th of ye 7th mo: 1680.

HENERY WILLIS.

JOHN BOWNE.

DISPUTE BETWEEN FLATBUSH AND FLATLANDS RESPECTING THEIR BOUNDARY.

To the Right Honthe S^r Edmund Andros Kn^t Leift. & Governo^r Generall under his Royth Highnesse of New Yorke and Dependencies in America &c.

The humble Petition of Cornelius Jansen in behalfe of the Inhabitants of flattbush Sheweth,

That a Difference ariseing between yo' Petition^{ro} and the Inhabitants of flattlands ab' their bounds for Composeing thereof they submitted to yo Arbitration & Award of 4 Persons by them mutually choosen, whose Award & Ord' therein your Petra alwayes were & are willing to performe & abide by—notwithstanding the which Att a Court of Sessions held att Gravesend in June 1679, The so Inhabitants of flattlands Produced a false Coppy of the Award & Complained that your Petitr had acted Contrary thereto & none appearing in your Petitr behalfe to Discover yo same the Court fined yo' Petitr yo' sume of 10£ for not performed yo' Award we they were alwayes willing to doe & in Decemb' following yo' Court Ordered Execution to issue forth if yo' same was not forthwith payed, we'n yo' Petra are unwilling to doe hoping to find reliefe therein before yo' Hon' &c.

And therefore humbly pray yo' Hon' to grant them an appeale to yo next Generall Court of Assizes, where their Case may be heard before y' Hon' & they receive such Determination therein as to y' Hon' shall seem most agreeable with Equity & Justice, being ready to perform what the Law in such ease directs And alwayes pray for ye Hor's Prosperity.

(allowed by ye Gov: Sept. 17, 1680.)

To the Right Honorable Sir Edmund Andros Knt. Lieftenant and Governor Generall & & & & & to y* Honorable Court of Assizes att this time Assembled.

The Inhabitants of *fflatbush* Appeal^{ts}
The Inhabitants of *fflatlands* Def^{ts}

In all humble manner Complaining Showeth unto y' Hon' yo' Appeal's The Inhabitants of flatbush, That whereas abt the 11th day of May 1677, Certaine variouse Difference & Contest was between yor Appealts & the Inhabitants of flatlands concerning their Land meadows & pathes which for final & Amicable Composure both partyes Indifferently made choice of Mr. Nicolas De Meyer Capt Rich Stillwell Mr. John Sharpe and John Hendrick Bryne to Arbitrate the then matters in Controversie And did engage to stand to abide fulfill & pforme whatsoever they should order and award therein, in order to which the sd partyes taking upon them the burthen of the award viewed & surveyed the sd Lands, meadows & pathes and having read & Examd their pattents & papers & heard what both partyes could alleadge the same Day & year above written delivered their Award in Writeing in manner following, vizt: That the towne of Flatbush shall have vse, occupy, possess & enjoy all the meadow or flye that lyeth betweene the draine or Ditch North & South to ve Woods or Vplands from point to point without Clayme or Interest of what is in the Coues that run within or between the points of Amesfoord upland, Excepting that part of the Coue or point that is comprehended within the twelve Lotts already Layed out to ye Inhabitants of Middlewood beginning att the Ditch Line that Runneth away East half a point North at Canarisea, And that ye sa Inhabitants of Middlewood shall have the priviledge & use of a sufficient Carte or Waggonpath in & through the upland of Amesford att or neare the same path or place by them see long formerly used And the Inhabitants of Amesford are to make & keep in Repaire a sufficient Gate thereunto to p vent Contests for Cattle spoileing & Trespassing on their Corne & Planting Land And that the Inhabitants of Middlewood shall have ye free use of the same Path they have used heretofore, That carried them to Shoemakers Bridge of two English Rodd broad for the goeing to their meadows & New Lotts, They the Inhabitants of Middlewood keeping and maintaining a sufficient gate for the prenting and securing Amesford Corne & Planting Land from Damage & Trespasse. But if the sd Inhabitants of Middlewood have occasion of an Outdrift or path to drive their Cattle into their Meadowes they shall in noe wise make use of the aforesaid Paths to that purpose, but make an Outdrift through their owne Land without Amesford fience. To which Award all the s^d foure persons subscribed their hands as in & by the sd Award Relation being thereunto had may more att Large appeare.

With which award yo' Appell¹⁶ & the s⁴ Inhabitants of Flattlands were well Satisfied & Contented & to Signifie such their Content three Severall persons in behalfe of each Towne Subscribed under the s⁴ Award that they did approve allow Ratifie & Conferme all & every parte thereof, And yo' Appell¹⁶ doubted not but that ye same would have been performed fulfilled and observed accordingly as they on their partes all wayes have been and still are ready to performe & keep the same. But now soe it is, may it please yo' Hon', That Notwithstanding the s⁴ Award two of the s⁴ Arbitrators namely Capt. Rich⁸ Sillwell & John Henrick Bruyne the next morning after the s⁴ Award without any power or authority soe to Doe (all power Submitted to them being Determined on Publishing of their said Award) went and Staked out y⁶ bounds of yo'

Appell's meadows, which when yor Appell's were Informed found the same to be bounded Contrary to said Award and only by the st two persons in manner aforesaid (who never were Impowered to act alone) could not acquiesce therewith but was always & Still is Ready to performe the Award published by the st foure persons, however the st Richt Stillwell & Jno Hendrick Bruyne Giveing under their hands what they had Done And that ye same was according to ye true tenour purporte and meaning of said Award (though no such thing mentioned therein), the Inhabitants of Flattlands took Advantage thereof and att a Court of Sessions held att Gravesend ye 18th June 1679 Complained of yor Appeal's for Trespassing on their Land Contrary to an Award & Agreemt where none Appearing for ve Appealts And the sd paper or writeing signed by the sd two persons being produced the Court fined yor Appealts 10 lbs for not Observing thereof, And att the same Court in Decem^r following on the like Complaint, It was ordered, That if yor Appealts doe not forthwith pay the said fine Execution to Issue forth for ye same as by ye Records of ye sd Court may appeare (when as in truth if any trespasse or wrong was, it was done by the Inhabitants of Flattlands upon yor Appealts who had Incroached upon yor Appeal's Land contrary to sa Award as they hope to make appeare to this Honble Court From which judgmt vor Appealts appealed for Reliefe to vr Honr & this Honble Court of Assizes & now humbly prosecute the same, Praying to be discharged from the sd fine & that such further order may be made herein that the sd Award under the hands of the sd foure persons Arbitratrs may be punctually observed as a finall end of all Differences between them on this accompt And yor Appealts have Satisfaction for the greate Damage & Costs they have Sustained by the Occasion of the Defts needlesse Complaints.

And yor Appealts shall ever pray for yor Honrs Prosperity.

A Copie given the Const ble of flattlds Sept. 28 1680.

To ye Right Honorable S Edmund Andros Kn^t &c and ye Honorable Court of Assizes,

Whereas y° Appellants have entered in their declaration y¹ y° Bounds of Middows where staked out by two of ye Arbitrators out of y° four chosen by y° partyes who had no power to act alonee, But only w¹h y° Consent of all ye partyes Authorized to be Concerned to Determine y° Difference. May it please the Honorable Court, y° action is soe, that the partyes Concerned in y° question where selfs present or y° most part of them, who did show and see y° Bounds staked out by ye two Arbitrators & if there was anything committed not to y° satisfaction of y° partyes is not done by y° Arbitrat¹rs but rather by v° parties Concerned, who should have Contradict y° Arbitrat¹rs, But finding nothing they did allow in that nature of their actions, and being indifferent men supposed they have acted to the best of their knowledge to doe just between both Townes. And besides y° defendants doe humbly desire of y° Hon¹ and this Honorable Court the Appellants may prove their right and title of that Middow, whether they have not staked out moore already as is their owne & not to be desiruous to possess y° right & Title of ye Towne of y° Defend¹s.

The Defend^{ts} having been allwayes ready to obey y^e Ord^{rs} of Court and to stand by y^e Award of y^e Arbitrators, doe think, they are without Cause molested—

Therefore yo Defendts humbly craves yo Cause may be dismist & yo Appellts to pay Costs of Court, and yo Deponts shall ever pray.

An Order for a Constable on Shelter Island.

By the Governour.

Upon Application and Information of Mr. Gyles Silvester I doe hereby order and require that the proprietors Owners or Inhabitants on Shelter Island doe forthwith make Choice of a fitt person to be Constable for said Island and preincts and present him to Mr. Island Arnold of Southold who is hereby Authorized to Administer him the Oath of a Constable according to Law. Given under my hand in New Yorke the 29th of November 1680.

E. A.

Coungil Minutes and Correspondence concerning the L. I. Indians.

Ye Complaint of Southampton against Shinnecock Indians as followeth:

Imprimis In that yo so Indians have broken their first Covenant or an article of it least: yt Indians do wherever they planted any land in the bounds of Southumpton the inhabitants of not Complain. Southampton was to fence one half, the Indians the other half, but now they can be brought to no regularity therein notwithstanding all indeavors that have been used from time to time.

21y, yt by Covenant they were to keepe no great doggs or if they should keepe any upon the first complaint of ye inhabitants of Injury done; they did ingage forthwith to kill there doggs; but now quite contrary to Covenant & the termes of amitye betwixt us they doe exceed in great number of doggs & when they are called upon to kill such doggs they utterly refuse & doe norish & bring up kennells of ym yt are more preinditial then al the wolnes yt are about Indians to keepe no such & if the English at any time ocationally doe destroy ym, though they find dogs, except by Covenant such Doggs killing there creatures they are very angry & give out threatning speeches as if they would do somewhat more then they then expresse, or Officers.

31y They have shott many of our horses & some they buried in the ground which were found by ye English to ye great detriment of the inhabitants & allso tending to the breach of peace betwixt us.

4^{1y} They are a people y^t have no government nor Roads (?) * * there (in case of ininry dun to them) *

517 it is the humble request of the towne that they may bee enforced to plant in some convenient place & to fence as aforementioned their sd halfe of ve fence & doe it substantially; the neglect whereof hath bred such strife & disturbance amongst us. November 20th 1680. JOHN HOWELL

for & in the behalfe of Southampton. December the 10th 1680 on a hearing of the Indians Jenings & Howell from Southumpton Ordrs taken for the above & sent to Mr. Topping, Justice.

Honoured Sr Southampton, December 6th 1680.

Haueing this opportunity I thought good to acquaint your Hon, that diners of my neighbours of Easthampton have beene wth mee Complaining that they are like to bee much disappointed and damnified in theire bussinesse of whaling by ye decites and vnfaithfullnesse of ye Indians with whome they did contracte the last spring for their service in whaling this present season, who notwithstanding said contracts under hand and seal doe now betake themselves to ye service of other men, who doe gladly except them pretending som former ingagement by wen they intend to hold them, soe y' y' Indians haueing receined goods of one man in y' spring vpon y' account of whaling and now againe of another to fite them for y' sea leaue their masters to quarrel. Now may it please your Hon' the agreemed parties desire releif and to that end a speedy heering of the matter in contronersy relateing to the premises for the Court of Sessions is at such * * * * will be neere if not * * * * this yeare which may probably be greatly to the preimide of y' wronged parties, Sr, my request therefore is, if it please y' Hon', and y' thinke it good, that the Constable and Overseers of said Easthampton mite be put in to posture to take Cognizance of all differences of this nature arising within the Towne and accordingly to here determine & execute when there is occation, which is all at present from your Hon's vnworthy, yet very lumble affectionate servant

John Topping.

For Sir Edmund Andros Knight Left & Gournor-Generall &c &c

New Yorke the 10th Decembr 1680.

Mr Justice Topping. Yours of the Sixth Instant by Mr. Jenings who came with the Indians received And haue fully heard & Examined them with your Townesmen Mr. Jenings and Howell abt the Complaint Left by Capt Howell in behalfe of your Towne and what you write, And finde that the Indyans are well Sattisfied to kill and Putt away their great Doggs Except by fauour to the Sachems Constable or officers they each keepe one, to be Accountable for any hurte or Priudice they shall doe, The Indyans make noe complaints of what past Concerning their Corne fields, but will maintaine sufficient Fence and Pregrue their Corne on their part as agreed in Default att their owne Perrills. The Christians ought not to make Contracts with the Indians under hand and seale but for present Service Hyre or agreem15 may be acknowledged before the Justice or the Constable and one Overseer att the Least and not trusted or payed before hand and being soe if any shall P sume to hyre againe such Indyan before his first Contract performed Such latter Contract to bee voyd and the Christian soe doeing to bee proceeded agt for Damage to the first Contractor after notice, The Towne Courts to judge of that or any other matter, According to Law or the Justices, to heare and determine any matter relateing to Indians as hath been usuall. The late rashnesse in your private Townesmen killing the Indians Doggs as lately Deserues a Sever Checque, weh your Care in Preuenting the Like for the Future must Excuse, and in noe Case suffer any to bee their owne Judge or Right themselues. And hope then you will not bee wanting in yor parts for yor Continued good and welfare. I have only further to add and recommend to yo' and Townes Consideration the greate Trouble Care and Expence of Mr Jenings and Mr. Howell About this your Publice Concerne, for which they aught to bee well Sattisfied. Remaine Your affectionate Friend.

E. A.

CAPT" JOHN YOUNG HIGH SHERIFFE OF YORKSHIRE ON LONG ISLAND HIS ACCOUNT OF YO COUNTRY RATES FOR Ye YEAR 1680.

[From the Original in the Office of the Clerk of Court of Appeals, Albany.]

The Charge,

The said Sheriffe C. as followeth, viz	hargeth himselfe with ye receipt of ye Country Rates from y	e sever	an T	owns
as followern, vi	L.	e	8.	d.
, F	Brookland	21	5	6
	Plattbush		18	111
	Plattlands		18	6
	Pravesend		17	103
	New Utrecht		11	8
	Boswicke		14	6
	New Towne		12	10
	Oysterbay		10	8
	lampsted		14	10
	ameca		13	111
	Tushing	33	16	9
	Vestchester		17	4
E	Castchester	7	12	1
s	onthold	43	3	10
E	Easthampton	33	16	7
S	outhhampton		5	4
l E	Iuntington	21	7	$10\frac{1}{2}$
\ S	eatalcott		18	11
\s	mithstowne	5	3	5
		517	1	5
	By Fines & Court Charges viz ^t .			
		ł.		
(G	George Hewlett)		
From	ameca Fines & Charges 6 4 10	0		
	South-hampton Court fees 20 8	3		
· · ·	•	46	13	4
	The totall Charge is	£563	14	9

The Discharge

The said High Sheriffe dischargeth himselfe with ye severall payments, disbursements & Charges on ye Country acctt as followeth, vizt.

	J dec de l'one de l'one						
	To John Arrison for Justices and Constables ex-						
	pences, Entertainment of their horses and hire	£	8.	d.			
	pences, Entertainment of their horses and hire as p' accounts	5	8	0			
T)	To ye ferry mony for ditto	3	15	10			
Brookland	To ye ferry mony for ditto	0	3	3			
	To William Merritt in Corne	5	9	4			
	To Charges Carting ye same	0	4	5			
	To Hew and Cryes.	0	19	0			
	` -				15	19	10
	(To Nicholas Stillwell pr acctt	7	10				
FLATRUSH	To hew and Crey	0	1	0			
I Dailboom Titte	To hew and Crey	1	5	0			
					8	16	0

	New York Historical Records.						759
FLATLAND To hew	uell Whiteheadand Cryesurges carting corne	£ 1 0 0	8. 10 6 14	d. 0 6 0	2	10	6
Gravesend tices To Nic	n ¹¹ : Spicers for Entertainmen ^{ts} of y ^e Jushorses, meate &c	4 9 0	$\begin{matrix} 6 \\ 6 \\ 1 \end{matrix}$	6 10 6	13	14	10
New Utrecht To Fer &c To Dai To Rui	holas Stillwell	6 3 4 1	8 6 0 5	0 8 0 0	10	11	10
Boswicke To Jan To Cha	v and Cry	11 0 0	12 4 10 8	0 0 0 0	15	11	8
Newtowne To Wi	lliam Merrett arges for Carting orge wood for expences arges about a distressed Quaker	31 0 0 1	2 8 8 2	4½ 0 8 6	12	2	
OYSTERBAY { To hev	w and Cryespences	$\frac{1}{0}$	10 6 11	0 0 2	33 22	7	6½ 2
Hampsted To dit To Da To Wi To Ja	ndry Charges & Exp ^{ces} p ^r Constables acc ^{tt} . to paid Rock Smith p ^r ditto acc ^{tt} . miell Whitehead. illiam Merrett mes Mathews to p ^r one oxe w and Cry	2 9 2 37 2 6 0	19 10 10 5 1 12 19	6 9 0 0 9 7 0	61	18	7
Jameca To Da	sorge Wolsey aniel Whitehead undry Charges & Exp ^{ess} p ^r Constables acc ^{tt} . w and Cryes	11 9 9 1	$\begin{array}{c} 4\\1\\2\\2\end{array}$	1 1 1 6	30	9	9
FLUSHING To Jo To Cl To St	eorge Wolsey	7 11 1 2 1	0 15 4 14 3	0 6 6 6 0	23	17	6
To Si	homas Hunt by order of y° Comander undryes for expences and what allowed to ferryman for y° Casseway, as by Justices lls notes	3	0 15	0 6	20		
To exact To he	xpenses by y° Sheriffe, as by y° Constable ew and Cryes.	s . 3 . 0		101/2	18	C	$4\frac{1}{2}$

Southold To Capte Brockholls paid To Sundry expences and charges as pr ye Consta-	£ 10	$\frac{s}{7}$	$\frac{d}{0}$			
bles account and Justices notes. To one hew and Cry.	$\frac{13}{0}$	14 8	$\begin{array}{c} 10 \\ 6 \end{array}$	0.1	4	
Eastchester. { To Expences by Justice Pell	0	4 15	0	24	10	4
To Capt ⁸ Brockholes	13	12	6	0	19	0
Easthampton . { to y water side . To two hew and Cryes . To Charges about y greate gunns .	2 1 14	4 10 14	9 0 0			
To Capt ⁿ Jown Howell	25	10	0	32	1	3
To M ^{rs} Topping To Joseph Fordham	14	12 15	2			
Southhampton. To John Jenning for Salary	10	10	0			
To Capte Brockholes. To Sundry exp ^{ces} for y ^e Justices horses &c: at y ^e Sessions and passage to and fro	8	7	6			
-				71	1	6
To James Mathews paid To Sundry Charges and Expences by ye Sheriffe & Justices going to ye Sessions & Assizes,	4	14	6			
Expresses &c. To hew and Cryes.	14	2	7 6			
Seatalcott To Sundry expences & Charges by ye Sheriffe, and Justices goeing to ye Assizes and returning & other disbursmis for ye Publick pr Constables accis.	15	2	8	20	1	7
To hew and Cryes.	1	12	0	16	14	8
Sallaries $\begin{cases} \text{To } y^e \text{ Severall Constables Sallary} \\ \text{To } y^e \text{ Sheriffe} \end{cases}$	27 38	17 15	0			
(To his yearly allowance as pr Law	20	0	6			
To more paid Capt [®] Brockholes being all in part of 36£ by him demanded from y Country	3	16	5	86	12	6
Paym's To Freight and Losse by repacking beefe and diffrence of ye price on paymt made Capt.	12	8	0			
Brockholes	7	10	0			
				23	14	5
To this accountant for Entertaineing ye Court of Sessions in June 1680. Dirro. To James Mathews rece from Huntington per accu	21	0	$\bar{\theta}$			
stated by Joseph Lee To William Marrett about an oxe paid	5 5	$\frac{12}{17}$	8			
, , , , , , , , , , , , , , , , , , ,			_	32	9	8

$Drrro. \begin{cases} To Sundry disbursm^{ss} Laid out by Joseph Lee viz^t. \\ For wine paid Whitehead p^r acc^tt. \\ To Jn^s Tudor p^d Capt^a Dyre for assizes Exp^{css} \\ To James Mathews at assizes for wine . \\ For wine at Gravesend Sessions p^d marchall \\ To mony p^d for a Speciall Court in towne \end{cases}$	2 2 2 1 2	2 2 0 8 4	6 0 0 6 9	9	17	9
SALLARIES To Sallary for Collecting & paying £46: 13; 4 } for court Charges & fines at 18 ^d p ^r lb } To ditto of £26: 13: 4: paid to y ^e Constab ^a in their accounts	3		8		16	Ū
Sum Tota	n		£	581	8	8
To Charge being £563: 14: 9 taken from y ^e dischabeing £581: 8: 8 remains due to this	arge acco	untar	1t }	563		9
For Ballance £017; 13: 11	Ba	ll ^{ce}	£	017	13	11

Errours Excepted Pr mee JOHN YOUNGE

SETTLEMENT OF COW NECK, L. I.

A Lycence for Major Willett and Capt, Hickes to purchase Land on Cow Neck of the Indians.

By the Governour.

Vpon Application and Desire of Major Thomas Willett and Capt. Thomas Hicks for Liberty to purchase Land of the Indians on Cow Neck on Long Island, These are to certify, that I have and doe hereby gue Liberty and Lycence to the said Major Thomas Willett and Capt. Thomas Hicks to purchase of the Indian Proprietors any Quantity or Parcell of Land on Cow Neck aforesaid makeing due Returne thereof to the office of Records here for Confirmation to themselves and Improvem according to Law. Given under my hand in New Yorke the third day of January 1680-1.

A Warrant to lay out Land on the Westside of Cow Neck for Major Willett and Others.

By the Governour.

Whereas Major Thomas Willett, Joseph Smith, John Smith and Jonathan Smith, sons of Robt, Smith, John Tredveell, William Jeacocks, Jonathan Seamons, John Carnan Jun', Richard Valentine Jun' and Edward Cornwell have made Application to mee for land on Cove Neck on Long Island These are therefore to require you to lay out for the said Major Thomas Willett two hundred Acres and for the other persons Each of them one hundred Acres in Some Convenient place on the Westside of said Cow Neck given to me by the Indian proprietors, for the Doeing whereof you are to advise with and take directions from the said Major Thomas Willett and Capt. Thomas Hicks Justices of the peace for the North Rydeing and make due returnes thereof to the office of Records here in order to Confirmation According to Law, for which this shall be yo' Warrant. Given under my hand in New Yorke the third Day of January 1680–1.

To Capt. Jacques Courtilliau or any other Sworne Surveyor.

A Lycence for Derrick Loyd to purchase Land of the Indians on Seatalcutt South.

By the Governour,

Whereas Derick Loyd, who hath been the first that with his boate went and Adventured to Scattleott South, which is much to the benefitt of the Inhabitants there and Advantage of Trade by Transporting of Oyle thence to this Citty, And now makeing Application to mee for Leaue to Purchase of the Indians a Parcell or Neck of Land on said Scattleoutt South to settle a farme or Plantation on, These are to Certify that I have and doe hereby give Liberty and Lycence to the said Derick Loyd to Furchase of the Indian Proprietors a Parcell or Neck of Land on said Scattleott South not already Purchased or Appropriated by any person makeing Due returne thereof to the office of Records here in order for Confirmation and Improvem according to Law. Given under my hand in New Yorke the 6th of January 1680-1.

An ord' to the Justices & Constables to p'vent Disord'ly Meetings on Long Island.

By the Comand' in Cheife & Councell.

Whereas Informacon hath Been Given that severall Persons in A Ryotous And Tumultuous manner Have or Doe Intend and Designe to meete and Assemble themselves to gather att Huntington or some other Towne or place on Long Island without any Lawfull Authority Therefore; which proceedings tending to the Breach of the peace, Disord of the Governmt And Contempt of the Authority Established, are not to be suffered But Hindred and prevented, and the prons active or concerned therein to be secured and Bound over to Answer according to Law, that Greater Inconveniences and Disquiett may not Happen thereby and the peace and Quiett of his Maj^{ties} Subjects be Preserved Wee Doe therefore Require and command you and every of you within yor severall Townes and Precincts to use yor Vtmost Care and Dilligence to prevent and Hinder any such Disorderly Ryotous and Tumultuous meetings or Assemblyes in any Towne or place on Long Island aforesaid and if already mett or Assembled That you Cause the persons active or Concerned therein to be Apprehended and Bound over to Answer for the same Either att the Sessions or Assizes as you shall Judge most convenient for the Doeing and Administring of Justice on such offendrs And in all cases to Indeavour to keepe the Peace and Quiett of the Governmt as Established from any Innovaçon or Disturbance wt soever and to prent all attempts agt the same Pursuant to yot Dutyes and Oaths of which you are not to faile as you will answer the contrary att yo' Perrill and make Due Returnes from time to time of yo' Actings therein to the office of Records Dated att fforte Jumes In New Yorke the 27th Day of Septemb 1681.

A. Brockholls.

To all Justices of the peace Constables and other officers to whom this shall Come.

A Letter from Cap^t Brockholls to the High Sherriffe and Justice New Yorke Novemb^e 7th 1681.

 $\operatorname{Cap^t}$ John Young and $\operatorname{M^r}$ Justice Arnold. Gentlemen,

Yor by Mr Silvester this Day Received am sorry att the Imprudent acts I understand Capt
Hubbart hath Committed and that you were not in the way that he might have been taken in the

ffact and sent heither but hope his Carriage though att p'sent troublesome yett will not Draw any of his Maties Subjects into Sedition or Mutiny (as I have cause to judge he Designed thereby) or from their Allegianee to o' Sovereigne and their Duty and Obedience to the Authority and Lawes of this Governm' under which they have been see Long Protected but Continue in peace and Quiett and yeald all Conformity thereto being assured that I will endeavor and Maintaine the same to the uttimost I have with advise of the Conneell sent a speciall warrant for the Apprehending of said Cap' Hubbard and Bringing him heither to Answer for his Misdeameno' and shall proceed against him therein as the Offence shall Require and may be most for the quiett of the Governm', I would have you further the service thereof as much as Possible believeing that such turbulent spiritts being Removed the Rest may be more Quiett and happy not Questioning yo' ffurtherance thereof in the Faithfull Discharge of yo' Dutyes with thanks for yo' care already taken, Remaine Gentlemen

Yor Affectionate ffriend

A. B.

Correspondence with Connecticut concerning the Boundary line.

Hartford May 11th 1682.

May it Please yor Honour.

Wee your ffriends and Neighbours the Governor and Generall Assembly of his Mattes Collony of Connecticutt, Haveing had att our prent Session had Informagon, and Complaint made unto us that Sundry p'sons under your Jurisdiction, and Perticularly Mr ffredrick Phillips, Have Errected Lately and are Errecting, Certaine Mills, and Other Edifices, and makeing Improvements of Lands within the Limits of the Towneship of Rye, and to the Bounds of this his Maties Collony of Connecticutt neere unto Hudsons River Aledging to such as have Questioned with them thereabout, that they Doe itt by Virtue of a Pattent, or Pattents, or Other Allowances from the Governor of his Highs Territory of New Yorke And not only Soe Butt some of the said Improvers, Doe give out Threatning speeches, that if any of our Collonys Cattle, shall Come there, that they will not Suffer our people peaceably to Have them Away And also that Others of your Jurisdiccon are Purchaseing or Have Purchased Large Tracts of Land on the East side of Hudsons River, within our Limitts, from the Indians in order to Planting there, by Pattents or Lycences Soe to Doe from his Highs Governor at New Yorke the Consideraçon Hereof, hath Given us this Occassion to Signify Hereby the Same unto your Honour A person with Home as with your Predecessors, Gen. Richard Nicolls and Colo! ffrancis Lovelace, wee never were see unhappy as to Deffer and herewith to send to your Honour a Copy of the Settlement of the Line Betweene this his Matter Colony &c that his High Terrytoryes which you have Alsoe the original of, as wee Doubt not, which For the Authoritty of itt being Done by his Maties Commissioners to that End Impowered And by Mutuall Consent of the Partyes Concerned Aud for the Perspicuity of it Determining, that A north north west Line from Mamoranock River, to the Masachusetts Lyne, shall be the Bounds Between us on that Parte is in our Understanding, Soe indisputable, as wee would not Doubt but your Honour will Desire to Hold (as wee Doe) the same Inviolable, And Farther and therewith all it may Please your Honour to know that Certaine Persons of our Colony Haveing Run the Said Line from Mamoranock River Unto Hudsons River, Have found it come to Hudson River to the Southward and Westward of the Places, where the said Ediffices, Mills Purchasses &c are said to be Alsoe that a

Surveyor by Sir Edmund Andross his Order Runing the said Line Found it to fall some what neerer the Sea then it was Runn by some of ours, of which Survayor Mr Robert Ryder your Honour May Especially Enquire If Liveing with you And wee are willing and Desireous if your Honour see Cause at Any time by you Assigned to Run the said Lyne to putt it out of Doubt, & wherefore wee Doe Hereby desire of your Honour for the preventing of all Injury and Strife Between us well to Certify your selfe in all the premises. And by your speedy and Effectuall Order to cause all further proceeding of that or the Like Nature First mengoned to Cease as farr as it is Done Under Countenance of Authority from his High the Duke of Yorke his Governor and that the said Places within the Line of this Colony on the Eastward side be Regulated and Ordered as Other Places of this Colony are by such as his Ma*es of his speciall Grace hath Betrusted with the Despose and Governum* thereof, the Significagon whereof by the Bearer hereof to our Governour and his Councell with our Desires of your Honours Happinesse to all at p*sent from

Your Honours reall ffriends the Governor and Gen' Assembly of his Ma^{tes} Colony of Connecticutt.

p^r their Order signed.
p^r me John Allyn Secr.

New Yorke May 29th 1682.

Honord Sir.

Yors of the 11th Instant Received and Haveing Perused Its Contents am sory you should Raise any Doubt or Scruple of our ffriendship or Good Neighbourlynesse Towards you or any any ways make Ineffectuall that Settlement and Agreemt which his Matie out of his Princely and Paternall Care and Regard of us made by his Commissioners Assertaineing and affixing the Bounds and Stations to Each collony by Raiseing Againe Disputes of Vncertaine Imaginary Lines the Only Former Difference, But rather that you as wee all, Bee Contented With what Each Collony without Controversie Hath since Quiettly enjoyed the Consideracon of the Greater Condescension of my Roy" Mar to parte with soe Considerable A Branch of his Governmt As to Connecticutt River shewing his kindenesse And ffavour to you might be a Sufficient Argumt to Prevent Further Demands or Encroachm^{ts}. But if you Resolve to Raise needlesse Doubts and Scruples And Disturb that Quiett we have Heither to Enjoyed, I shall Acquaint my Roy" Mar therewith that his Right may as well be Assertained though at Present Apprehend noe need of ffurther Treaty shall Endeavour to keepe all Left under my Charge in Peace and Quiett as Settled under his Royⁿ High^{ss} Government And as I Doe not Intend soe shall not Admitt any Inovagon Being much Surprized Considering your Knowledge And Active Capacity that After see many yeares soe Strange A Demand should be made I shall take Care to Prevent Any Injury to Any of Your Collony expecting the Like from you And be Glad of the Continuance of our ffriendship And Good Correspondence And to Serve you in any Office of Love or Kindnesse not Intenching on my Mat Interest which shall Always Endeavour to Preserve Being Desireous to Remaine St Yor Affectionate Neighbour and Humble Servant.

A LETTER FROM CAPT BROCKHOLLS TO MT JUSTICE WOOD ABOUT THE MINISTER ATT HUNTINGTON.

New Yorke June 1st 1862.

Mr Justice Wood.

Sir. I haue this Day Discoursed M^r Jones about Complaints made of his Refusing to Baptize Children and Levying the Rates for him to the First I finde him Willing in Conformity to the Law to Baptize the children of all Xtian Parents, but Am Sorry to heare that the Loose Lives of some of the Inhabitants Scarce Descrue that name which may have Caused Some Stand and Denyall and I hope yo' Care in yo' Station will p'vent and see the Lord's Day well dan Solemnly Observed by all and not spent see Vainly as I am Informed it is by some. That it may not longer be A Doubt or Dispute who are Christian Parents. M^r Jones hath satisfied me it was for Arrears Long since Ordered to be paid, therefore Doe not Disallow the Act it being butt Reason what promised him should be Sattisfied, but the Moderatest way to obteine it is Certainly the best I wish you all to be and Continue in one faith and one minde and that you may bee see Bound & Vnited together in the Bond of Peace that all Jealosies and Dessentions may be Remoned which will be to yo' Owne Comforts and Rejoyceing off.

Yor Affectionate ffriend, A. B.

An Order For the Apprehending Certain Pyrates on this Coast and Letters regarding them.

By the Commander in Cheife &c.

Whereas wee are Credibly Informed And Given to Understand that Severall Pyrates or Sea Rovers are Lyeing in Weight and Carrosing upon this Coast for Plunder and Spoile the Goods and Merchandize of his Maties Subjects And to Molest and Disturbe their Peace Trade Traffique and Commerce to their Greate Detrimt and Prejudice And that Perticulerly A Certaine Vessell or Barke with Twelve Gunns and Manned with about thirty of the said Pyrates or Sea Rovers or some Belonging to her Have Lately taken by force and Vyolence A Certaine Vessell or Sloope with her Loading to a Considerable Value Belonging to Mr Isaack Arnold One of his Mates Subjects and an Inhabitant in this Province and Doe threaten to take and Plunder all Others they shall meete with of the which Considering of what Ill Consequence and Damage the same would be to his Matis Subjects in Generall especially those of this Province more Imediatly under or Care thought flitt to give you Notice That you may be Forwarned and Provided Against such Villanous Attempts. And Doe Hereby in his Matts Name Require and Comand you and Each of you within yo' Severall Precincts Ports Harbours and Places to be Vigilent And Carefull and that if the said Vessell or Barke or any of the said Pyrates or Sea Rovers or any Persons that you shall have any Cause to Suspect to be any wayes Belonging to Concerned with or Ayding Abetting or Assisting to them or any their Accomplyces or Confederates that you Cause the same to be seized and them to be Apprehended Secured and Safely Conveyed to the Sherriff of this Citty with their Examinagons Confessions and such Proofs as Cann be Produced Against them or any of them That they may be Proceeded against According to Law, And all his Matts Subjects are

hereby forwarned and Forbid to Releive Victuall Entertain or Harbor Any such Pyrates or Sea Rovers or to Permit or Suffer Any Strange Vessell or strangers to Come into tarry or trade in Any of their Ports Harbours or Creeks but what cann Give A Good and Lawfull Account of their Buisnesse and Intentions And Produce a sufficient Clearing From the Last Porte they Come of which an Account to be Forthwith sent To us as they will Answer the Contrary att their Perills. Dated at New Yorke this 28th Day of July in the thirty Fourth Yeare of his Ma^{tics} Reigne Annoque Domini 1682.

To all Justices of the Peace Constables and Other officers both Civill and Millitary to whom this shall Come.

New Yorke August the 1st 1682.

Capt Hubbert.

Sr. As the Preservagon of Peace and Free Exercise of Trade and Commerce is the Supporte Happynesse and Tranquility of A Country or People Soe the Remoueall of all things Tending to the Disturbance And Hindrance thereof aught Especially to be Endeavoured and in noe manner to Countenance or Encourage Rognes Pyrates and Rovers as off Late am Informed you Have Done Even Against the Absolute Commands of Authority and whose Villanyes you cannot be Ignorant off Haueing been Committed & Acted not Only on our Neighbours his Ma^{ties} Subjects but Even on your Selves Just att yo' owne Doore and yett not a Hand to Apprehend Discover or Detect them but to Secure and Hide them From the Eye of Justice which will not be Blinded am Sorry you should be the pron that Only Doe Expose such troublesome concernes or be see Ill a ffriend to the Governmt to endeavour to bring that on it which all would cry out Shame on us For to be A Markett for the Spoiles and Plunder made on or Neighbours and a Proteccon for the Robbers which as Mr. Arnold who hath Likewise felt their Smart hath been Carefull to Prevent soe have Ordered him and all in Place to Persist to the Apprehending and Securing of all such Proons and all Goods that Cann be found Belonging to them and Doe Require you that if any either Proon or Goods be in your Custody Possession or Keeping That you Forthwith Deliver them to Mr. Justice Arnold to be Secured as Directed you will Doe well to consider your owne Safety and Quiett with that of the Collonyes and Involue not your selfe further then you cann well Answer when called upon neither are matters of Such Importe where the Lives and Estates of his Maties subjects are att stake soe Lightly to be Past by your Activenesse in Discovering and Apprehending the p'sons and their Goods will be farr more Acceptable then any thing I haue yett heard of yo' Proceedings That Justice may be Done and Peace Preserved Being the Only Desired by

Yor ffriend

А. В.

Mr. Isaack Arnold.

New Yorke August the 1st 1682.

S'. Vpon the Receipt of yo" of the 19th Past I was Extreamely troubled att yo Losse And Imeadiatly Advised with the Conneell what Proper to be Done to Prevent Further Mischiefe and Surprise when Resolved of the Inclosed Order to be Sent to you as all Other out Portes and Harbours of the Governm'. Butt want of Oppertunity Caused its Stay till now which hope may Prone Effectuall And that All in Place will be Duly Active and Carefull to see the same fully Executed Accordingly I Just now Received yo" of the 30th and am much pleased att your Activeness in yo' Station and Troubled you are not see fully Assisted as you aught or that any oppose you which you must not Suffer Haueing Authority Sufficient in yo' Selfe to Pvent and to Punish

or Bind over any that shall Refuse to obey you or hinder his Maties Service by Concealing Felons and Pyrates as these men you mengon Certainely are I thinke you have Done very well in Seizeing the Ketch and would have you by the First Conveniency man her and Send her heither Being the Best place for her Security and most Proper for Tryall. And am now fully Sattisfied The men ere all Rogues alike Therefore use you attmost to gett them Apprehended Secured and sent heither Alsoe here is A Negro that was One of their Gang in Custody but will not Confesse any theift to have been Committed while he was with them but ownes they were in Virginia. If you have any Conveniency of Vessel and men that will Goe and Bring in the Sloope with Capt. Daniell and his Company on vor Nominacon of A ffitt pron for the Command I will Send a Commission Warrt for the Same Being very willing to Remove any thing that may be A feare or Dread on his Maties subjects or Hindrance to our Trade and Commerce but Beleeue you will all be see on yor Guards as to Secure your Townes and Harbours And if they Come there them Alsoe. Those Proof you mengened to be in the woods on the Island I would have forth with apprehended if all the force you have can Doe it and am Sincible if once you Attempt it they cannot Escape you and Lett them bee sent theither. Alsoe am sorry Capt. Hubbert Doth still concerne himselfe to Give the Country Trouble and thought his Late Acgons might have warned Him Better have wrought About it and Shall Deale with him Accordingly and have Ordered him to Deliver Whatever Goods he hath Belonging to the said Pyrates to you to be secured till Further Order of which Account to be Given to me And would have you make all Search Possible and Seeure whatever you can find Belonging to them. I am eertainely Informed they have Done Spoile in Virginia and our Collony must not be an Open Markett or Recepticle For them and shall Send to be Advised of the Perticulers with all speed I have Sent you two that they may be Dispersed and fully made knowne and Published to all the Townes att the Past End of the Island who are most like to be hurte and Prejudized by them and Cannot att Prsent Doe any thing further therein But leave the ffurther Prosecucon to yor Selfe and the Rest of the Justices and Officers to Act Pursuant thereto for the Publique Good which shall Alwayes Endeavour to Prserve and Maintaine Being Sr

Yor Affectionate ffriend

A: B:

A Letter From Capt Brockholls to Mr Justice Betts.

New Yorke August the 7th 1682.

Mr Justice Betts,

S' Being Informed that att the Last Court of Sessions the Towne of New Towne Did'not make A Legall and Sufficient Returne of Counstable but were Ordered to Proceed to A New Elegon And the P'son Chosen to be sworne Before A justice of the peace And that one Being P'sented to you for that Purpose You have Refused to Administer the Same Accordingly who I thought Would not have Ben Guilty of Such A neglect in A Matter Soe Practicable as I am well sattisfied this is and of soe Greate Importe for the P'servaçon of his Ma^{ties} Peace. I Doe therefore Require you to Cause the P'son soe Chosen for Constable in that Towne to be Brought before you And that you Administer unto him the Oath of a Constable According to Law And that you Duly and Carefully Performe and Execute yo⁷ Office as Justice of the Peace Being Absolutely Confirmed therin till further Order I am

Yor Affectionate ffriend,

A LETTER FROM CAP' BROCKHOLLS TO THE GOVERNOUR OF ROAD ISLAND ABOUT PYRATES.

New Yorke August the 22th 1682.

Honble Sirs.

Two of that Company of Rogues and Pyrates that have Lately Infested our Coast and Disturbed our Trade are taken here by name John Robinson and Francis Letts, And the Ketch in which they Came to the East End of Long Island is Likewise Seized and Brought Heither. They have on their Examinaçon Confessed that their Intent and Designe was and what they swore to att the Grand Camanoes to take my Lord Baltimore and to Robb and Plunder his House and Gett Good Ransome for his Person, Butt being Defeated in that Attempt they Robbed two Houses in Yorke River one Madam Leakes the Other Sattin Surah And Stoole from thence two or three Silver Tankards, Severall Cupps Spoones Curtaines Cloathes and Lining which was Shared Amongst them on Board the Ketch and say they tooke the Ketch from the Spaniards in March Last but found none but Eight English Men on Board That the Ketch Belonged to one Capt Okley of London but say he was putt Ashore in the Bay of Andoris And know not what is Become of him Hearing that severall of this Company are Likewise taken with you Desire their Examinagons and what accout they Cann Give of the Ketch or the said Okley may be sent Heither that Such Further Proceedings may be had and Course taken therein as may make these Examplary to Deterr Others From the Like Evill Practices and secure our Partes and Trade Being Ready to Assist therein as much as Possible and to Remaine,

Yor Affectionate Neighbour and Humble Servant,

A. B.

A LETTER FROM CAP^t BROCKHOLLS TO JUSTICE JOSLINE ATT PEMAQUID.

New Yorke August 24th 1682.

Sir.

In Answer to Yo" of the 17th July I am Glad to heare of the Settlement of yo' Partes which must be Encouraged and is Left to your management with the Advise of the Commander and those in Place According to the Regulaçons And Orders given by the Governo' which Still Remaine in Force and must be Attended and Observed accordingly The number of Persons you mengon will Add much to the Strength and trade of the Country which shall Endeavour to supporte the Proper plans for settlem' You are best acquainted with Therefore Left to you as aforesaid to order the Laying out what Wrott by Castine is of noe Importe you Knowing the Extent of his Roy" High' Limitts which must be maintained According to his Pattent Hane nothing of News butt Dayly Expected from England all well here my Respects to yo' selfe and Wife is the only needfull att p'sent from

Sir

Yor Affectionate ffriend.
A, B.

A LETTER FROM CAP' BROCKHOLLS TO THE JUSTICES AND COURT ATT MARTIN'S VINIARD.

New Yorke August the 28th 1682.

Gentlemen.

Yor of the 11th of June Received the 16th Instant and herewith Inclosed Send You a Renued Commission for the Peace in your Parts and therein haue thought fit to appointe M' Matthew Mayhew in the Stead of that worthy Person M' Thomas Mayhew his flather Late Deceased to be Cheife supplying the Defect by Another of the Name and as I have Approved of yo' fitnesse and Ability Soe will not Doubt yo' Integrityes in the flaithfull Discharge of yo' Offices and Trust in you Reposed Accordingly The Oath Appointed For the Office of a Justice of the peace the Rest in Commission are to administer to M' Thomas Mayhew According to Law I hope you will take Care that the Quitt Rent runn not in Arreare as Formerly Butt as Oppertunity And they Come due Lett them be Sattisfied Being For your Ease and Conveniency hane Little News in these parts but Dayly Expect Vessells From Europe and Orders Relating to the Governmi which when Received what needfull shall be Communicated to you in the meane time I wish you all peace and Happinesse and Remaine Gentlemen

Yor Affectionate ffriend

A LETTER FROM CAP' BROCKHOLLS TO M' FFRANCIS SKINNER ATT PEMMAQUID.

New Yorke May 10th 1683, .

M^r ffrancis Skinner.

Sr Am Sorry the Loosenesse and Carelessenesse of your command gives Oppertunity for Strangers to take notice of your Extravigancyes and Debaucheryes and that Complaints must come to me thereof being what your Office and Place anght to prevent and punish, to which perceive have Little Regard nor to the former Orders and Regulagons for Settlement being also Informed that you have Suffered People to settle alone in Remote Places Contrary thereto Exposeing themselves to the fury of the Heathen which may Prove of ill Consequence as hath been Already Experience to all in those Partes, Expect a better observance and Comporte for the future, and that Swearing Drinking and Prophanesse to much practiced & Suffered with you will be wholly suppressed and that you hane Due Regard to all former Orders and Regulagons for Settlement & by Mr Pattishall shortly Intended your way shall send Commission for another in the Place of Mr Joyslyne Deceased who feere is much wanted, I am

Your Affectionate ffriend A. B.

A LETTER FROM CAPT BROCKHOLLS TO THE GOVERNOUR OF CANNADA.

S^r Yours of the 1st and 15th Aprill past by the hand of Monsier Salvoy Received the 25th Instant and congratulate your safe arrivall to your Government of Cannada under the most Christian King. Your Amicable Proposalls for Good understanding and Friendshipp betweene us to maintaine and support Genth Peace and Tranquility is most Gladly Imbraced and shall in all points as heitherto on our Partes be readyly complyed with in the Accomplishm^t whereof shall use all Endavour that Love may Rather be the Inducent than Armes and that all things of the control of the

Impeding the same may be Removed. And to that end By the Correspondency that was between your Predecessor Mouns' le comte De ffrontenae and Sir Edmund Andros the late Governor here complaining of many Runawayes from your Parts Orders were made and Published that if any of your nation came to any of our Parts without a Passe they were to be taken up and sent of to some of the ffrench Islands pursuant to which one man and one woman were see sent, but none sold, their Passage and charge of Transportation being satisfied here and being consented to by your Predecessor can be noe Vyolagon or Breach of the Law of Nations see that wee doe not tollerate or encourage any of your People to come to us nor any of ours to goe to you unlesse by speciall Lycense on Extraordinary Occasions which shall still be Observed. We have heitherto by God's Blessing on our endeavon lived peaceable and quiett with all our neighboring Indians without effusion of Xtian Blood nor doe finde any Ground for your Apprehensions of Warr with Maryland the Peace between them and our Indians northward being Lately Ratified and Confirmed and satisfaction given to content for Injuries Done.

The Rest contained in your Letters must reffer till the arrivall of Coll. Duagen our Governour who hath had the Honour to command A Regiment in the service of the King of firance all the time of the Late warrs who have advise of and dayly expect, to whom they shall be communicated and need not Doubt of suitable answers and Resolves accordingly. In the meanetime be asured that as it hath always been the care of this Governm¹ to Preservo Peace Prevent and Hinder the Spilling of Xtian Blood and to hold and maintaine a civill correspondency with our neighbors soe the same endeavours and Practice shall be continued perticulerly towards your self and Remaine St May 31th 1683.

Your Very humble Serv¹

A. B.

C. M. ELECTION OF DELEGATES TO A GENERAL ASSEMBLY ORDERED. TRADE FROM CANADA TO ALBANY. VALUATION OF COIN.

Ordered that Warrants be sent to the Sheriff of Long Island to warne the ffreeholders to name to deputies for each Rideing to appear as their Representatives at the Generall Assembly to be held at the City of New York on the 17th day of October 1683.

Ordered that the ffreeholders of every Town on *Long Island* chuse a Committee of foure to meet at the Sessions house of every Riding, then to chose two to be their Representatives; I appear for them at the Generall Assembly.

Ordered that Statten Island nominate one Representative.

Ordered that the Sheriff of Long Island summon the ffreeholders of flishers Island to name one to vote along will the East Rideing of Long Island, & Silvesters & Gardiners Island to vote will the East end of Long Island.

Ordered that the Sheriff of *Esopus* warn the ffreeholders to chose foure of themselves in Town, as a Committee for themselves, & those four out of each Town to meet at the Sessions howse, then to chose two to be Representatives for *Esopus* at a Generall Assembly to be held at *New Yorke* the 17th day of October next ensueing.

Ordered that the Sheriff of Albany & Ranslaers Colony cause the ffreeholders to meet & chose two persons to be their Representatives in the Generall Assembly to be holden at the City of New York on the 17th day of Octob 1683.

Ordered that the saide Sheriff appoint the ffreeholders of Schanectade & dependences thereto

belonging to chose one to be their Representative in the Generall Assembly to be held at *New York* Octob^r ye 17th 1683.

Ordered that John Allen be made Sheriffe of Pemaquid & Dependencies, or Islands, & whatever is thereto belonging, & then to appoint the ffreeholders of Pemaquid & Dependencies to meet and chose one Representative.

Ordered that Matthew Mayhew be Sheriff of Martins Vineyard, Nantucket, Elizabeth Island & all other Islands from the Eastward of Long Island to Nantuckett Shoals, belonging to his Rⁿ High^{ss} James Duke of York & that he appoint the ffreeholders of the said places to meet and chuse one out of each Island to meet in the most Convenient place to chose one Representative for themselves in the General Assembly to be holden at the City of New York, Octob^{*} v^o 17th 1683.

Ordered that the Town Clerk of New York give in a nst of all the ffreeholders in this City.

Ordered that none shall be permitted to come out of Canada to trade at Albany without a pass from the Governor of Canada, & no Inhabitant of New York & Dependences are to go out a Hunting or tradeing with the ffrench or Indians unlesse they have a passe from the Governor as they will answer it at their perills the petition from the Deputy Mayor Aldermen for a valuation of Coyn read & Ordered as follows

N. York

By the Governor and Conneil

fforasmuch as the Deputy Mayor and Aldermen of the City of New York have this day presented a petition setting forth the severall inconveniences & abuses committed for the want of a certain rate of valuation to be put & established for the Currency of Spanish coyns; it is herefore Ordered, that all peeces of eight being Sevil Mexico, or pillar, not weighing lesse then fiveteen penny weight shall passe for six shillings & all Peru of the same weight (provided they be good silver) shall passe for five shillings, all halfe pieces at three shillings; all Quarters at one shilling & six pence & all Rialls at nine pence. Given under my hand this thirteenth day of September 1683.

C. M. Indian Affairs and Relations with Canada; Long Island and Hemstead.

At a Council held a fortt James in N. Yoke Octobr ye 4th 1683.

P'sent. The Governo', Cap' A. Brockholls, Mr. ffr. fflypsen, Mr. Step' V. Courtland, J. Spraga.

The Governor acquainted the Sachem of the Maquase that the reason he Sent for them was to tell them that the King & his R¹¹ H⁴⁸ had a great kindnesse for them; & that he himselfe would be gladd to have a good correspondence & friendshipp with them, as other Governors before had, & spoke to them to trade no more with the ffrench; nor goe there if sent for, without leave of this Government & to permitt no ffrenchmen to live amongst them except the Jesuits & each of them a man & such as shall have a passe from the Governor of New Yorke & a seal (of what they are to have a mark in wax) & that they strive to bring as many of their friends, as they could from the ffrench Government, & to make peace with those Indians they now warre against, & trade with them, & if it be thought fitt the Governor will send one with them; & that they bring the trade to this Government the Governor further required of them to tell him, what

the ffrench said to them when they sent for them to Canada, they are allso to acquaint the rest of their neighbours with what hath been now imparted to them; the Governor promiseing them that he will allwayes look upon them as his children, & treat them with all respect & kindness accordingly, as by particular Order from the King of great Brittaine, & his R¹ High² our Master.

At a Council held at fort James in New Yorke Octobr.

Prsent. The Governor, Capt A. Brockholls, Mr. ffr. ffypsen, J. Spragge, Mr. S. V. Cortland.

The Indians being asked if they were only for the Maquas; they answered yes; & come from the three Castles of the Maquas; their names were, Odianah, Rodee yo uon drah Nenok, Ogar Hugadah the names of the Queens were Cauichach, Owyo dah tra raa; the first produced a Wampum girdle, & presented it to the Governor to Show their Sorrow for the death of Captain Clute, they said he was a brave man & treated them as they are now treated in this fort, & was all one as a Maquas.

The Governor returned them thanks; & said the successor of Clute should be as kind to them as ever he was; & they shall receive all the kindness from this Government, as if they were Children of so great a king, as his Ma⁵r of England, they thanked the Governour for the title of Children, The Governor accepts their tokens

The speech of the Sachem Odianah.

That as soone as they received the message, they came hither, & are very gladd to be so well received, and that his Ma^{ty} hath so great a kindness for them: as for the Indians that Are gone to Canada, they are very gladd his honor speaks of it & they will endeavour to get them back againe, they desire the Governors assistance in it that they may go hand in hand to promote it, & they doubt not to get them back againe.

That when they were sent for hither they did not know what might be proposed to them; & for Corlaers* proposition to make peace with the Indians they war against they say, that as soone as they come home, they shall have a Generall Meeting of all the castles & will tell them what is here proposed, and doubt not but it shall be effected; for the former Governor said the same; & they obeyed & made peace, & why should not it be allso at this time performed, for they have been allways obedient to this Government that his Honor haveing told them to have an eye to the ffrenchman; they give his Honor their thanks and will allways have an open eye to those people and they desire if any thing happen to be informed for they are and have been allways belonging to this Governmt & expect no favor from the ffrench, but will put themselves under his Honors protection that the Governor haveing wondered why they bring so little Beaver & formerly did bring so much; & that it may be the Governor thinks they carry it to some other Governmt they answer no they do not, they never had so firm a friendshipp with any, as with this Government but the true reason is they having a warre with other Indians, those Indians would not dare to come on their hunting places; but now they are all in peace; the Indians catch away the Beaver so fast that there be but very few left. His Honor haveing told them they should harbour no ffrench, but the Jesuits & each of them a man; they answer Will never suffer any stragling ffrenchmen amongst them, but those Jesuits who are very good men and very quiett; & yet if his Honor shall please, they will send them away allso; & that none hath had any land from them & they are resolved never to sell or give them any, or any others except the people of this Government that, they were sent for by the Governor of Canada; who told them they should make a peace with all the Indians and that the Governor took their axe, & threw it into the Water, but did not bury it because if it had bin buried it might have been taken up again;

^{*} The name given by the Indians to the English Governors of N. Y. See N. Y. Col. Doc. XIII, p. 499.— B. F.

& that nothing shall come to their ears but they will acquaint this Government with it, & expect the same from this Government.

They Also say the Governor of Canada promised them to have free passage upon all Rivers & Creeks, & said they should suffer Il aother Indians to have the same, and the Governor took them or his Children, & told them they should be all of the ffrench Religion.

That, all their land is under the Governmt of his Royal Highs that there has been some strangers at *Albany* to buy the *Susquehannah* River,* but they have Considered & will not sell it to them, except by the particular leave of His Honor.

The Governor desired them to make up the Difference, amongst themselves about Susquehannah River in a Civil & peaceable way, that being don to send word to the Governor & that then he will give them further Orders about it.

The Sachem spake for himselfe.

That one Arent Van Corlaer bought all Schannectade, & payed them for it, but now there be some who have bought only the Grasse, & pretend to the land Allso, they say Allso that they have bought the first flatt, but that is not so, for it belongs to Acques Cornelissen, who is to have it, & more also, for he is of their people, & it is his Inheritance, that there are writeings made of a sale of land but It was never sold but only the Grasse the it may be some drunken fellows may have made som Writeings without their knowledge.

That they have only bought the grasse & are now going to live upon it, but they ought to pay for the land as well as the Grasse, & that they had given some to that woman (Hillah & another Leah who have the propirety of it) the other have only the grasse.

That, now he has declared this matter he desires notice may be taken of it, & says that shame shall never com upon him, as to be found in a lye, that they came down in an open boat, & suffered much Cold therefore desire a Sloope up web is granted.

The Governor desired of them as they are friends; not to trade with the ffrench, or any other nation; excepting this province & the Indians who live afar of as the Octogynists, & other remote Indians, as well to the Southward as the Northward; & that they will give them free passage to com through their Countrie to trade hither, & that the Governor would be very gladd for them to bring one or two of the most Considerable of them hither; & that they will use all their endeavours to persuade them to trade with this Government, and take an Answer as soone as may be what the Remote Indyans, & particularly the Octogymists say to them

that no Christians be amongst them or trade with them but such as have a passe from the Governor under his seale of which he will give the Impression; & that they are to give notice of what is don there to all the other nations who are friends to them; that they when they bring their friends from Canada, the Governor desires it may be in a civil quiett way; & not by force or in a war-like manner,

that all the side of the lake of Canada belongs to the Governm of New Yorke; & that the Governor desires they may be all acquainted with it, & expects their submission that if the Governor have any occasion for land neare their castles, where a castle may be built for a greater conveniency of trade with them; that the Governor may have it paying for the same;

that the Governor as yet knows nothing of any hurt the *ffrench* Intend them; & therefore desires them not to be alarmed & that if the Governor know any thing the *ffrench* designe against them, he will give them early notice;

that it is the custom of this Government, & amongst Christians when they sell the grass to sell the land allso; & if they be not paid for the land they shall be; & that the people of Schannectady say they sent Acques to purchase the Land in the name of their Town, and that Acques bought it in his own name; & they sent allso one Kemel to purchase it for the Towne; the Indians told them that Acques had bought & paid some part of the payment; & they desired them to pay Acques that monie back, & the Town should have it, which the Town did, & Acques was satisfied. It is the custom of this place to do justice amongst ourselves, & if Acques have a better title then they for it, then he shall have it.

At a Council held at fort James in N. York Octobr ye 9th 1683.

Present, the Governo, Mr. J. Spragge, Capt. A. Brockholls, Mr. ffr. flypsen, Mr. Stephan Van Cortland.

The petition of Tackapausha Sachem of Mashapeag on Long Island, desireing that it may be inquired into by what power, authority or direction y petition of Hempstead was presented, & who the contrivers thereof; and that if it shall appeare to be done by order & in behalf of the Inhabitants of Hempstead in generall that then the pretences to the said Neck or soe much as the petitioner claymes, may be fully heard & examined, and the right determined as the Governor shall think fitt, that those who intend to settle, & improve the country, & have been at charge in purchasing the land may not be so long hindred & obstructed, & that the charge against the said Inhabitants may bee fully satisfied.

the said petition being read it was Ordered that the Inhabitants of Hempstead be summoned before the Council on Monday the 22^d of this Instant October to show cause why the Indians should be disturbed of their possessions, & the people hindred from building.

At a Council etc Oct 22d 1683,

The Inhabitants of *Hempstead* appeared & the petition of *Tuckapawsha* Sachem being read, is referred to the Court of Assizes.

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